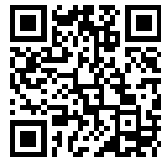

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Enclosure in Mr
and General Pitters
of 24 of St. John
1840



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Lectures in Mr

Consul General Butler's

of 24th of St. John 1840

It is a great
pleasure to receive
your kind letter
of the 10th inst.
and in reply to
inform you that
the same has been
forwarded to the
proper authorities
for their consideration.
I am, Sir,
Very respectfully,
Your obedient servant,
J. B. [Signature]

A SUPPLEMENT

TO THE

STATUTE LAWS

OF

HIS MAJESTY, KAMEHAMEHA III.,

KING OF THE HAWAIIAN ISLANDS,

CONTAINING THE ACTS AND RESOLUTIONS PASSED BY THE HOUSES OF NOBLES
AND REPRESENTATIVES, DURING THE TWENTY-THIRD YEAR OF HIS REIGN,
AND THE SIXTH YEAR OF HIS PUBLIC RECOGNITION, A. D., 1848.

HONOLULU:
GOVERNMENT PRESS.

1848.

*In: Canal St. Miller's Dispatch
No. 24 of November 30th 1848*



CHARLES E. HITCHCOCK,
DIRECTOR OF GOVERNMENT PRESS.

SUPPLEMENT TO THE STATUTE LAWS.

AN ACT TO PROVIDE FOR THE HOLDING OF THE CIRCUIT COURT IN THE SECOND JUDICIAL DISTRICT.

*Be it enacted by the House of Nobles and Representatives of the
Hawaiian Islands, in Legislative Council assembled:—*

That from and after the passage of this act, there shall be held in the Second Judicial District, composed of the Islands of Maui, Molokai, and Lanai, whose seat of Justice is at Lahaina, in the Island of Maui, semi-annual terms of the Circuit Court. The first commencing on the second Monday of May, and the second on the second Monday of November.

Done and passed at the Council House in Honolulu, this first day
of May, A. D. 1848. KAMEHAMEHA.
KEONI ANA.

AN ACT TO ALTER AND AMEND CERTAIN PARTS OF "THE ACT TO ORGANIZE THE EXECUTIVE DEPARTMENTS OF THE HAWAIIAN ISLANDS," RELATING TO THE NATURALIZATION OF FOR- EIGNERS.

Whereas, It appears both desirable and proper that foreigners of good character, coming to reside in this Kingdom, should be allowed the privilege of becoming subjects of His Majesty, after a shorter residence than two years,

And whereas, The present law relative to Naturalization is inconvenient in practice ;

Therefore, Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled, that Section

10 of Article 1, of Chapter 5, of Part first, of the "Act to organize the Executive Departments of the Hawaiian Islands," shall be, and the same is hereby altered and amended, to read as follows :

SECTION X. Any alien foreigner may, at any time, apply to the Minister of the Interior for permission to become a naturalized subject of His Majesty, and said Minister shall have power, either in person or through his Chief Clerk, to administer the oath of allegiance to such foreigner, if satisfied that it will be for the good of the Kingdom, and that such foreigner is not of immoral character, nor a refugee from the justice of some other country, nor a deserting sailor, marine, soldier or officer, belonging thereto.

And be it further enacted, That that part of Section 11 of the same article, which follows the form of the oath of allegiance, shall be, and the same is hereby altered and amended, to read as follows :

Which oath shall always be subscribed by the foreigner so naturalized, be sworn to on the Holy Evangelists, and the *jurat* thereof subscribed by the Minister of the Interior, or his Chief Clerk ; for which services such foreigner shall pay the fees prescribed in the third part of this Act.

And be it further enacted, That this Act shall take effect and become a law of the land, on the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, Honolulu, this 2d day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO REGULATE THE COSTS IN THE JUDICIARY DEPARTMENT.

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

That the costs in the several Courts created by the "Act to organize the Judiciary" shall be as follows :

SECTION I. *In the District Justices' Courts*—For every oral or written summons, warrant, attachment, execution, or other process, issued by any District Justice, one dollar.

For every subpoena, fifty cents.

For administering any oath, twelve and a half cents.

For filing every paper required to be filed with him by either party, twenty-five cents.

For rendering and entering judgment of record, one dollar.

For noting appeal, with the grounds thereof, and making return upon the same to any Local Circuit Judge, one dollar.

Witnesses' Fees.—For every witness attending and sworn upon the trial of any civil case, twenty-five cents.

Constables' Fees.—For serving any warrant or summons, one dollar.

For serving any attachment, one dollar ; and for a copy thereof and an inventory of the property seized, to be left with the defendant or at his last place of residence, two dollars.

For all necessary travel in serving summons, warrant, attachment, execution, or other process, five cents per mile for every mile more than one.

For serving subpœna, twelve and a half cents for each witness.

For serving any execution, ten cents for every dollar collected to the amount of fifty dollars, and five cents for every dollar collected over fifty dollars.

SECTION II. *In the Police Courts.*—For every summons, warrant, attachment, or other process issued by any Police Justice, one dollar.

For every adjournment, except such as shall be made by the Justice without the motion of either party, twenty-five cents.

For every subpœna, one dollar.

For administering any oath, twelve and a half cents.

For filing any paper at the request of either party, twenty-five cents.

For rendering and entering a judgment of record, one dollar.

For every transcript of judgment fifty cents.

For every bond, or other written security, drawn by the justice, one dollar.

For noting an appeal, with the grounds thereof, and making a return upon the same, two dollars.

Witnesses' Fees.—Every witness attending and sworn upon the trial of any civil cause, twenty-five cents ; and when coming from any place out of the district, fifty cents for each day's actual attendance.

Constables' Fees.—For serving any summons, warrant, attachment, or other process of the Police Court, two dollars.

For every copy of an attachment and inventory of the property seized, served upon defendant, three dollars.

For serving any execution, ten cents for every dollar collected to the amount of fifty dollars, and five cents for every dollar over fifty dollars, besides all necessary disbursements for advertisement and notice of sale of property.

For every mile of necessary travel, more than one, in serving any process, five cents.

For taking care of any property seized under an attachment, his reasonable and necessary expenses.

No fees shall be allowed to any Prefect of Police, or his deputy, for his attendance upon a Police Court.

SECTION III. *In trials at Chambers, before the Local Circuit Judges.*—For every summons, or other process issued to any party to attend upon the hearing of any appeal, two dollars.

For every adjournment made at the motion of either party, fifty cents.

For every subpoena for witnesses, one dollar.

For administering any oath, twelve and a half cents.

For filing every paper at the request of either party, twenty-five cents.

For rendering and entering judgment of record, one dollar.

For every transcript of a judgment, fifty cents.

For discharging a judgment of record, fifty cents.

For every bond or other written security drawn by any Local Circuit Judge, and required by law, one dollar.

For issuing any execution, one dollar.

For noting appeal, with the grounds thereof, and making return of the same to either the Circuit, Superior, or Supreme Court, two dollars.

No attorney's or counsel's fees shall be allowed in such trials ; but the fees for witnesses and constables shall be the same as those prescribed in the second section of this act, for Police Courts.

The fees for service of executions and collection of judgments, together with all other costs incurred after judgment rendered, not included in said judgment, shall, in all the courts of the kingdom, be collected in addition to the sum directed to be levied and collected in the execution.

SECTION IV. *In the Circuit, Superior and Supreme Courts.— Clerks' Fees.*—For filing any petition, plea, or other paper, at the request of either party, twenty-five cents.

For every summons, attachment, execution, or other process, issued out of either of said courts, five dollars.

For entering any petition, process, plea or other proceeding of record, twenty-five cents per folio.

For every subpoena, two dollars and fifty cents ; drawing jury and issuing summons for same, five dollars.

For calling and swearing any jury, one dollar.

For swearing each witness on trial, twenty-five cents.

For swearing sheriff or any other officer to take charge of a jury, twenty-five cents.

For entering any cause in the calendar for the court, and making a copy thereof for the use of the bar, one dollar.

For receiving and entering a verdict, one dollar.

For docketing a judgment, one dollar.

For every transcript of a judgment, one dollar.

For entering satisfaction of a judgment, one dollar.

For every search of record ; and for every certificate made at the request of any party fifty cents.

For every assessment of damages upon a promissory note or other instrument, one dollar.

For entering any rule, order or decree of court, and for every copy of same, twenty-five cents per folio.

For entering any discontinuance, nonsuit or default, one dollar.

For drawing any bond or other written security required by law, one dollar.

For serving any notice upon either party required by law, one dollar.

Attorney's Fees.—For drawing any petition or plea, three dollars ; and for every copy thereof, one dollar and fifty cents.

For every notice of trial, copy and service, one dollar.

For every other notice in any cause, copy and service, fifty cents.

For attending upon the trial of any cause, or the argument of any motion, three dollars.

For drawing a bill of costs, copy and service, one dollar.

For every attendance before a judge on taxation of costs, one dollar.

For every motion for judgment, and other like motions, fifty cents.

All actual disbursements sworn to by an attorney, and deemed reasonable by the taxing officer, may be allowed in taxation of costs.

Marshal or Sheriff's Fees.—For serving a summons, or any other process, five dollars for each party served therewith.

For all necessary traveling in making such service, ten cents per mile for every mile more than one.

For a copy of every summons, petition or other process, when made by the Marshal or any Sheriff, the same fees as are allowed to attorneys.

For serving any execution or other process for the collection of money, ten cents for every dollar collected to the amount of five hundred dollars, and five cents for every dollar over five hundred dollars.

For all fees paid by any Marshal or Sheriff to any printer for publishing an advertisement of the sale of any property.

For every bill of sale, one dollar.

For drawing and executing a deed pursuant to a sale of real estate, three dollars, to be paid by the grantee in such deed.

For taking any bond required by law, one dollar.

For summoning any panel of jurors to attend upon any term of either court, five dollars.

For summoning any special jury, three dollars.

For serving writ of possession, or of restitution, putting any person entitled into the possession of premises, and removing a tenant pursuant to the order of a court, five dollars.

For bringing up a prisoner for trial, or upon *habeas corpus* to testify in or answer either court, two dollars.

For selling any property on an order from the court other than an execution, the same allowance as for service and sales by execution.

For attending on either court, five dollars per day.

For serving subpoena, one dollar for each witness.

Witnesses' and Jurors' Fees.—The same as prescribed in the “Act to organize the Judiciary.”

Judges' Fees.—For every attendance at chambers upon the hearing of any motion, five dollars.

For every order for a commission to examine witnesses, three dollars.

For attending, settling and certifying interrogatories to be annexed to a commission, three dollars.

For every order for the examination of a witness conditionally, or upon any proceedings to perpetuate his testimony, one dollar.

For every day's attendance upon the examination of such witness, five dollars.

For every necessary order in the progress of a cause, one dollar.

For taxing bill of costs, one dollar.

For attendance on settling case, or bill of exceptions, one dollar.

For taking the acknowledgment of satisfaction of a judgment, one dollar.

For endorsing allowance on any process of constraint to the person or property of a party, one dollar.

For taking a bond in any case where a bond is required by law, one dollar.

For taking the oath or affidavit of any person, twenty-five cents.

For attending to the selection of referees and certifying their appointment, three dollars.

For every order, warrant, attachment or other process made or issued in any special proceeding, five dollars.

For every notice to any party, officer or person, required to be given by any judge, one dollar.

For every report, and all other papers which he may be required by law to prepare in order to be signed by himself, twenty-five cents per folio.

SECTION V. *In matters of Probate.*—For every citation or summons, five dollars.

For every subpoena, two dollars and fifty cents.

For every copy of a citation or subpoena, one dollar.

For every certificate of the proof of a will, endorsed thereon ; and for every other necessary certificate, fifty cents.

Hearing proof and determining upon the validity of any will, five dollars.

For recording every will, with the proof thereof, letters testamentary, letters of administration, appointment of a guardian, and every other proceeding or order necessary to be recorded, twenty-five cents per folio.

For copies and exemplifications of a probate of a will, letters testamentary or of administration, and of any other proceeding or order had before a judge having probate powers, fifteen cents per folio.

For the appointment of any administrator, guardian, or appraiser, two dollars.

For administering any oath to an administrator, appraiser or guardian, twenty-five cents.

For a bond taken from any administrator or guardian, or in any other case where a bond is required, one dollar.

For taking, entering and filing renunciation of any person entitled to be appointed an administrator or guardian, one dollar.

For filing an inventory or final account, and entering the same of record, twenty-five cents per folio.

For making any order for the sale of real estate, and for every other necessary order, one dollar.

For taking, stating and determining upon an account rendered, or deciding the distribution of personal estate, five dollars for each day necessarily occupied therein.

For hearing and determining any objection to the appointment of an administrator, or any application for his removal, or for the removal of any guardian, or any application to annul the probate of a will, five dollars for each day necessarily occupied therein.

For hearing and determining upon an application to lease, mortgage or sell real estate, five dollars.

Searching records of office ; and for every certificate, one dollar.

For every appointment of commissioners for the admeasurement of dower, two dollars.

For hearing and determining upon the report of commissioners for the admeasurement of dower, two dollars.

For all actual disbursements for printing.

For receiving and distributing any monies on the sale of real estate, a commission of five per cent. on all sums to the amount of five hundred dollars, and two and a half per cent. on all sums over five hundred dollars.

Fees of Executors, Administrators and Guardians.—For receiving and paying out all sums of money not exceeding one thousand dollars, ten cents for every dollar.

For receiving and paying out all sums of money exceeding one

thousand dollars and not amounting to five thousand dollars, seven cents for every dollar.

For receiving and paying out all sums exceeding five thousand dollars, five cents for every dollar ;

And in all cases, such allowance shall be made for their actual expenses, as to the judge shall appear just and reasonable.

Where any provision shall be made by any will for specific compensation to an executor, the same shall be deemed a full satisfaction for his services in lieu of his allowance as aforesaid, or his share thereof ; unless such executor shall by a written instrument, to be filed with the Judge of Probate, renounce all claim to such specific compensation.

Every guardian, whether appointed by will or Judge of Probate, shall safely keep the property belonging to his ward that he may have in his custody, and shall not make or suffer any waste or destruction of such property ; but shall keep up and sustain the houses, gardens, and other appurtenances belonging to the lands of his ward, by and with the issues and profits thereof, or with such other monies belonging to his ward as shall be in his hands ; and shall deliver the same to his ward when he comes to his full age, in as good order and condition as such guardian received the same, inevitable decay and injury alone excepted ; and he shall answer to his ward for the issues and profits of real estate received by him, by a lawful account. For this care of property he shall be allowed all reasonable expenses, and the same commission as is allowed to executors and administrators for receiving and paying out monies, as in this section above mentioned.

Fees of Commissioners appointed to make partition, or to admeasure dower.—For every day's actual and necessary attendance, five dollars ; and all actual disbursements for surveys, maps, &c.

Witnesses and Marshal's or Sheriff's Fees,—Shall be such as the judge shall deem just and reasonable.

In all probate matters where the value of the estate to be administered upon shall not exceed one hundred dollars, no costs shall be charged except those of actual disbursements. And where the value of the estate shall be more than one hundred dollars, and not exceed the value of five hundred dollars, the judge shall have the power to diminish the costs, in his discretion, whenever the circumstances of the party or parties interested shall seem to demand it.

From and after the passage of this act, Article 2, Chap. 2, Part 5 of the second Act of Kamehameha III., relating to the registry of wills, testaments, inventories, accounts, &c., by the Attorney General, shall be and the same is hereby repealed.

The costs provided for in this act shall be exclusive of stamps, which shall be stamped upon all process of the courts, with the exception of process issuing out of the District Justice's Courts.

All judges', justices' and clerk's fees, provided for in this act, shall be accounted for, quarterly, to the minister of Finance, for the benefit of the Royal Exchequer.

This act shall take effect and be the law of the land from and after the day of its passage.

Done and passed at the Council House in Honolulu, this 2d day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT RELATING TO THE CLERK OF THE SUPERIOR COURT.

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That the Clerk of the Superior Court shall issue all process in matters of probate coming before the Chief Justice of the Superior Court, and shall keep a record of all probate business transacted before said Chief Justice.

SECTION II.—Said clerk shall issue all process of the Superior Court, or any process that may be ordered by any judge of the Superior Court at chambers, in chancery, admiralty or other matters.

SECTION III. Said clerk shall have the power to issue search warrants, attachments, or any other process which can be issued out of any inferior court; and where forms or rules are not prescribed for the issuing of such process by him, he shall follow the course prescribed for any judge, justice or other officer of such inferior court.

SECTION IV. This Act shall take effect and become a law of the land, from and after the day of its passage.

Done and passed at the Council House, in Honolulu, this 2d day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO PREVENT SPECIAL PLEADING.

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That in every civil action hereafter to be tried in any of the Courts of Record in this kingdom, such action shall be

commenced by petition, which petition shall be verified by the oath of the plaintiff or some one on his behalf.

SECTION II. Every such petition shall be answered by the defendant in one of two ways ; either by admitting all the facts stated in the petition to be true, and denying that they are sufficient in law to support the plaintiff's demand, which shall form an issue of law to be determined by the court ; or, secondly, by denying the truth of the facts stated in the petition, which shall form an issue of fact for the jury. After either of these answers there shall be no further pleading.

SECTION III. Under the second answer mentioned in the second section of this act, the defendant may give in evidence, as a defence to any civil action, any matter of law or fact whatever.

SECTION IV. The respective courts aforesaid are hereby authorized to pass such general and special rules and orders respecting notice to the opposing party, of matters intended to be given in evidence by either party to a suit, as shall be necessary to prevent surprise, and to afford an opportunity for preparation for trial.

SECTION V. Whenever a plaintiff in any action shall have mistaken the form of action suited to his claim, the court, on motion, shall permit amendments to be made on such terms as they shall adjudge reasonable.

SECTION VI. All special demurrers or other pleas of a like nature, which object to any petition, process, or plea on the ground of informality, or any other purely technical ground, are hereby forever abolished.

SECTION VII. This Act shall take effect and be the law of the land from and after the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, in Honolulu, this 3d day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO AMEND THE "JOINT RESOLUTIONS RESPECTING ESTRAYS," PASSED ON THE 7TH OF NOVEMBER, 1846.

Whereas, Certain persons, owners of cattle, have petitioned for an alteration of the "Joint Resolutions respecting Estrays," passed on

the 7th of November, 1846, setting forth that the forfeit of five dollars for the trespass of each animal on any cultivated ground, as provided in the first of those resolutions is found to be unduly burdensome, and calculated to expose graziers to great wrong and injury ; Therefore,

SECTION I. *Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—*

That the first resolution of the “ Joint Resolutions respecting Estrays,” passed on the 7th of November, 1846, shall be and the same is hereby amended, by inserting in the place of the words “ the sum of five dollars,” mentioned in said first resolution, the words *the sum of one dollar.*

SECTION II. *And be it further enacted,* That this Act shall take effect and be a law of the land on the thirtieth day after its publication in the “ Polynesian” newspaper.

Done and passed at the Council House in Honolulu, this 3d day of June, A. D. 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT PROVIDING FOR AMENDMENTS AND ADDITIONS TO THE REVENUE LAWS.

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That section 6, article 1, chapter 1, part 3, of the “ Second Act of Kamehameha III,” shall be, and the same is hereby amended to read as follows :

The commanding officer of any merchant vessel, immediately after her arrival at either of the legalized ports of entry, shall make known to the Collector of Customs the business upon which said vessel has come to his port—furnish him with a list of her passengers, and deliver to him under oath a full, true and perfect manifest of the cargo with which such vessel is laden ; which manifest shall contain an account of the packages, with their marks, numbers, contents, quantities and also the names of the importers or consignees. When any such officer shall fail to perform any or all of the acts above mentioned

within forty-eight hours after his arrival, he shall be subject to a fine not exceeding one thousand dollars.

SECTION II. That section 3, article 2, chapter 1, part 3 of the "Second Act of Kamehameha III.," shall be, and the same is hereby amended to read as follows :

To entitle any vessel to a clearance, it shall be incumbent on her commanding officer first to furnish the Collector of Customs with a manifest of the cargo intended to be exported in said vessel ; which manifest shall be given under oath, and give a full statement of all goods on board, expressing contents, quantities and value, and distinguishing between domestic and foreign goods.

SECTION III. All goods imported in any vessel, and which are not included in her inward manifest, shall be liable to seizure and confiscation and shall subject the vessel and master to a fine not exceeding one thousand dollars.

SECTION IV. When all the goods included in the inward manifest are not produced or accounted for to the Collector, the vessel and master shall be liable for the appraised value of such deficiency, and for the duties thereon, together with a fine not exceeding one thousand dollars.

SECTION V. Any Collector may permit errors in manifests or entries to be corrected, in cases where it shall appear to his satisfaction that there has been neither wrong intention nor gross negligence; and provided the application to make such correction be made within ten days after the date of the manifest or entry.

SECTION VI. All manifests, entries, and other documents presented at any Custom House, shall be either in the Hawaiian or English language.

SECTION VII. Whenever any inward entry shall be made at the Custom House, the person making such entry shall exhibit to the Collector the original invoices, and bills of lading, and verify the same by oath.

SECTION VIII. Any Collector shall have the power to order one package, in every invoice of goods imported into this kingdom, and one package out of every twenty packages in each invoice, to be designated by him, to be sent to the Custom House Stores for inspection ; and any master, owner, importer or consignee who shall refuse to obey such orders of any Collector shall be liable to a fine of one thousand dollars.

SECTION IX. No person shall enter any goods, and secure the duties on them as principal in the bonds, unless he is the owner or consignee at the time the vessel enters the port, or unless he is the authorized agent of such owner or consignee.

SECTION X. All goods imported into this kingdom upon which the duties do not exceed five per cent. *ad valorem*, shall, upon re-exportation, be entitled to a drawback duty of four per cent : provided the same shall have been stored and remained in the Custom House stores—and provided also that their invoice value shall not be less than two hundred and fifty dollars.

SECTION XI. Whenever any vessel shall arrive at any port of entry in this kingdom, having on board any wines, spirits, or other goods subject to a duty exceeding five per cent. *ad valorem*, or shall be taking on board any such goods for exportation, the Collector of such port shall immediately place on board of such vessel an officer, whose duty it shall be to see that the Revenue Laws and regulations of the port are duly observed. Said officer shall remain on board such vessel until the goods are landed, or until the departure of said vessel ; and such officer shall receive the sum of two dollars and fifty cents per day during his stay on board, and also food and lodging, all of which shall be at the expense of the vessel.

SECTION XII. No goods, or articles of any description, shall be landed at any of the ports of this kingdom on any Sunday or national holiday ; nor on other days except between the hours of seven o'clock in the morning, and five o'clock in the afternoon.

SECTION XIII. If any Custom House Officer shall make any collusive seizure, or shall deliver up, or shall make any agreement to deliver up, or not to seize any vessel, boat, or any goods liable to seizure, or shall directly or indirectly take or receive any bribe, gratuity, recompense, or reward for the neglect or non-performance of his duty, every such officer therein offending shall for each such offence be liable to a fine of two thousand dollars, and be rendered incapable of serving His Majesty in any office or employment, and if any person whatsoever shall give any bribe, recompense, or reward to, or make any such collusive agreement with any such officer, every such person shall, for each such offence, whether the same offer, proposal, promise or agreement be accepted or performed, or not, be liable to a fine of two thousand dollars.

SECTION XIV. Any master of a whaleship, who shall fail to produce his permit when called for, shall be liable to a fine not less than ten nor more than fifty dollars, to be imposed by the Collector.

SECTION XV. All vessels, and boats, and all goods whatsoever liable to forfeiture under this or any other act relating to the revenue of customs, shall, and may be seized in any place, either upon land or water, by any Collector or other person employed for the prevention of smuggling, or by any Marshall, Sheriff or Police Officer, and all vessels, boats and goods so seized by any other person than a Collector, shall, as soon as conveniently may be, be delivered into the care of the Collector nearest the place of seizure.

SECTION XVI. It shall and may be lawful to or for any Collector or other officer of the Customs, to go on board and examine any vessel on her entry into and departure from any port of this kingdom, and at any other time that such Collector or other officer may deem it necessary.

SECTION XVII.—It shall and may be lawful to and for any Collector or other officer of Customs employed for the prevention of smuggling, or for the Marshal or any Island Sheriff, to go on board any vessel which shall be within the limits of any of the ports of this kingdom, when they have reason to suspect any goods subject to duty are concealed on board of such vessel, and upon producing his commission or appointment to office, if required, to search for, seize and secure any such goods.

SECTION XVIII. If any Collector or other officer of Customs has cause to suspect the concealment of any smuggled goods in any house, shop, cellar, warehouse, room, hulk, or other place, they shall upon application to any judge or justice, setting forth under oath facts sufficient in the opinion of such judge or justice to justify such suspicion, be entitled to a warrant to enter such house, shop, cellar, warehouse, room, hulk or other place, and there to search for and secure any such goods, and in case of resistance, to break open doors, chests, trunks, and other packages, and there to seize, and from thence to bring any smuggled goods, and to put and secure the same in the custody of the Collector nearest the place of seizure.

SECTION XIX. When any Collector or other officer of Customs shall deem it necessary; he may call upon the Marshal, or any Sheriff or Police Officer, to render him assistance in making or enforcing any search or seizure, and any such Marshal, Sheriff or Police Officer refusing such assistance, shall be liable to a fine of five hundred dollars.

SECTION XX. If any Collector or other officer of Customs, or other persons acting in their aid, shall be hindered, opposed, molested or obstructed in the due execution of their office or duty by any

person whatsoever, every person so hindering, molesting or obstructing any such officer or other person, and also any person aiding such person in the commission of such offence, shall be liable to a fine of one thousand dollars.

SECTION XXI. All vessels, goods or other property seized, shall remain in the custody of some Collector or other officer of the Customs, until it shall be ascertained whether the same shall have been forfeited or not : Provided, however, that if the claimant of any such vessel, goods or other property, shall pray to have the property delivered to him, the Court may appoint three appraisers to appraise under oath the value of the same, at the expense of the claimant; and if upon the return of the appraisement, the claimant shall give a bond with two good and sufficient sureties for payment to the Collector of Customs of a sum equal to the value appraised, and produce a certificate of the duties having been paid or secured, the vessel, goods, or other property shall be delivered to the claimant.

SECTION XXII. If, upon the trial, judgment shall be given for the claimant, the bond shall be cancelled ; but if against him, he must within twenty days thereafter pay into Court the amount of the appraised value, with the costs, or judgment shall be forthwith granted upon the bond, on motion in open Court, or before some Judge at Chambers.

SECTION XXIII. All property in the custody of any Collector or other officer of the Customs, shall, after condemnation, be sold by the Marshal or some one of his deputies, at public auction, upon giving twenty days notice of the time and place of sale in the Polynesian newspaper. The proceeds of any such sale, after deducting the costs and charges and the share of the officer making such seizure, shall be paid to the Collector of Customs for the benefit of the royal exchequer.

SECTION XXIV. The Collector General, or any other Collector, is hereby authorized to institute any suit or prosecution in the name and on behalf of the Hawaiian Government, for any violation of the provisions of this or any other act relating to the revenue of Customs. When upon any prosecution commenced by any Collector on account of the seizure of any vessel, goods, or other property, judgment shall be given for the claimants, if it shall appear to the Court that there was probable cause of seizure, the Court or Judge trying the case, shall cause a proper certificate to be made thereof, and in such case, the claimants shall not be entitled to costs, nor shall the person who made the seizure, or the prosecutor, be liable to a suit on account of

such seizure or prosecution. But the vessel or merchandise must be, after judgment, forthwith returned to such claimants or their agent.

SECTION XXV. Forfeitures for violations of any provision of the Revenue Laws, shall attach and divest the property the moment the offence has been committed, and no sale or other change of property shall purge the forfeiture.

SECTION XXVI. All actions brought against any person, vessel, goods or other property, for any violation of the Revenue Laws, shall be commenced within six months after such violation is discovered ; and all actions brought against any officer of the Customs or other person for any thing done in pursuance of the Revenue Laws shall be commenced within twelve months after the thing done.

SECTION XXVII. When any vessel, boat, goods or other property shall be seized under any law relating to the revenue of Customs, notice of such seizure shall be published in the Polynesian newspaper, and unless the person from whom they are taken, or the owner of them, or some person authorized by him, shall within thirty days from the day of such notice of seizure, give notice to the person seizing the same or to the Collector General of Customs, that he claims such vessel, boat, goods, or other property, they shall be taken to be condemned, and shall be sold as such, as provided in the twenty-first section of this act.

SECTION XXVIII. Any person who shall be found engaged in the smuggling of goods or any other property, may be arrested by any officer of the Police or Customs, without warrant for that purpose, and detained until he can be brought before some Police or other Justice for examination.

SECTION XXIX. Upon sworn complaint to any Justice, by the Marshal, Collector General, or any other officer of the Police or Customs, charging any person with a violation of any of the provisions of this or any other act relating to the revenue of Customs, and setting forth sufficient facts to warrant said Justice in the belief that such violation has been made, said justice shall issue a warrant for the arrest of such person, commanding that such person be brought before him for examination. If, after the examination of the accused, the Justice should be of opinion that there is probable cause to believe that, upon the evidence produced to him, conviction would take place before a jury, he shall commit the accused to prison to await his trial at the next term of the Circuit or Superior Court : Provided, however, that the accused may be released from prison upon his giving a bond in a sum and with two good sureties to the satisfaction of the

Justice, conditioned for the payment of any fine that may be imposed upon him if found guilty, or that he will appear at the time of trial and answer to the charge.

SECTION XXX. Every person who shall be fined for any violation of any provisions of this or any other act relating to the revenue of Customs, shall, in case he fail to pay such fine, be imprisoned at hard labor until such fine be paid or remitted, or until he shall have earned a sum equivalent to such fine.

SECTION XXXI. Every suit to procure a decree of forfeiture, confiscation or condemnation against any vessel, boat, goods or other property, for any violation of this or any other act relating to the revenue of Customs, shall be brought in the Superior Court of Law and Equity : which Court shall have exclusive admiralty jurisdiction in such cases, as well as in all other matters in admiralty : Provided, however, that nothing in this section contained shall be so construed as to deprive the Police and District Justices of any admiralty jurisdiction that may be conferred upon them by the " Act to organize the Judiciary Department."

SECTION XXXII. His Majesty may appoint, under the great seal of the kingdom, any number of persons, not less than three nor more than nine, to be Commissioners of Customs.

SECTION XXXIII. The Commissioners of Customs shall have the power from time to time, to alter, amend and make new rules and regulations for the collection of the customs and the transaction of the business of the custom houses, giving due notice of the same in the Polynesian newspaper.

SECTION XXXIV. Any person who has incurred any fine, penalty or forfeiture or is interested in any vessel, or merchandise subject to seizure, forfeiture or disability, may petition the Commissioners of Customs, setting forth the circumstances of his case, and praying that the same may be mitigated or remitted, and such Commissioners may mitigate or remit such fine, forfeiture or penalty, or remove such disability, or any part thereof, and they may direct any prosecution for such fine, penalty or forfeiture to be discontinued upon such terms as they may deem reasonable.

SECTION XXXV. So much of any other act relating to the Revenue of Customs as is in conflict with this act, or any part thereof, shall be, and the same is hereby repealed.

SECTION XXXVI. This Act shall take effect and become the law of the land thirty days after its publication in the "Polynesian" newspaper.

Done and finally passed at the Council House, in Honolulu, this 6th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT RELATING TO THE PRIVILEGES OF EXEMPTION FROM DUTIES GRANTED TO FOREIGN DIPLOMATIC AGENTS.

Whereas, Doubts have arisen in regard to the privileges of exemption from duties granted to Foreign Diplomatic Agents, by section 14, article 1 of chapter 1, part 3 of "An Act to organize the Executive Departments;" Therefore,

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled:—

That the words "or upon the stores and supplies imported for the private use and consumption of any foreign Diplomatic Agent, accredited to His Majesty or to the Department of Foreign Relations, as prescribed in the second part of this Act," be and the same is hereby repealed; and be it enacted that from and after the date of the publication hereof, all foreign Diplomatic Agents coming accredited to the King, or to the Minister of Foreign Relations, as having the representative character, in a political sense, shall enjoy the exemptions from duties allowed by their respective nations to foreign Diplomatic Agents of the same rank, and accredited in the same manner, provided that each foreign Diplomatic Agent shall, previously, adduce to the Minister of Foreign Relations satisfactory proof that the exemption claimed by him is allowed by his own nation to a foreign Agent, in the same way accredited, in precisely the same circumstances, and would be allowed to a Hawaiian Agent in that country, of the same rank and accredited in the same manner; and provided that nothing in this act contained shall be understood as depriving those properly accredited foreign Diplomatic Agents, who, previous to the date hereof, may have ordered such stores and supplies to be imported for their use, of the privileges granted by said section 14, so far as those previous orders extend, but no farther.

Done and passed at the Council House, in Honolulu, this 6th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO CORRECT CERTAIN DISCREPANCIES EXISTING BETWEEN THE HAWAIIAN AND ENGLISH VERSIONS OF THE STATUTE LAWS.

Whereas, Certain errors have arisen in the printing of the laws, which have created discrepancies between the Hawaiian and English versions of those laws ; Therefore,

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled:—

SECTION I. That section 8, article 1, chapter 2, part first of “An Act to organize the Executive Departments” in the English version of the statute laws, shall be and the same is hereby amended so as to correspond with the original section in the Hawaiian, by inserting the words, *two hundred dollars* in the place of the words “five hundred dollars.”

SECTION II. That section 2, article 4, chapter 2, part 3d of “An Act to organize the Executive Departments,” in the English version of the Statute Laws shall be, and the same, is hereby amended so as to correspond with the original section in the Hawaiian, by inserting the words, *the last day of December* in place of the words “the first day of December,” wherever those words may occur in said English section.

SECTION III. That section 1 of article 2, chapter 6, part 1st of “An Act to organize the Executive Departments,” shall be, and the same is hereby amended by striking out the words “or in part,” in the English version, so as to correspond with the original section in the Hawaiian.

SECTION IV. That section 10, article 1, chapter 4, of “An Act to organize the Judiciary Department,” shall be, and the same is hereby amended, by the insertion of the words, *i hookaawale ole ia*, (unliquidated,) in the place of the words “i hookaawale ia,” (liquidated.)

SECTION V. That sections 26 and 31 of article 1, chapter 4 of the Hawaiian version of “An Act to organize the Judiciary Department” shall be, and the same are hereby repealed.

SECTION VI. This Act shall take effect on the day of its passage.

Done and passed at the Council House in Honolulu, this 6th day of June, A. D. 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT RELATING TO THE LANDS OF HIS MAJESTY THE KING AND OF THE GOVERNMENT.

Whereas, It hath pleased His Most Gracious Majesty Kamehameha III., the King, after reserving certain lands to himself as his own private property, to surrender and forever make over unto his Chiefs and People, the greater portion of his Royal Domain :

And whereas, it hath pleased our Sovereign Lord the King, to place the lands so made over to his Chiefs and People, in the keeping of the House of Nobles and Representatives, or such person or persons as they may from time to time appoint, to be disposed of in such manner as the House of Nobles and Representatives may direct, and as may best promote the prosperity of this kingdom and the dignity of the Hawaiian Crown : Therefore,

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

That, expressing our deepest thanks to His Majesty for this noble and truly royal gift, we do hereby solemnly confirm this great act of our good King, and declare the following named lands, viz :

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Puuwaawaa,	. Ahupuaa,	. Kona,	Hawaii.
Haleohiu, Ahupuaa,	. Kona,	"
Puaa, Ahupuaa,	. Kona,	"
Onouli, Ahupuaa,	. Kona,	"
Honomalino,	. Ahupuaa,	. Kona,	"
Waiohinu, Ahupuaa,	. Kau,	"
Kapapala, Ahupuaa,	. Kau,	"
Olaa, Ahupuaa,	. Kau,	"
Apua, Ahupuaa,	. Kau,	"
Waiakolea, Ili no Kalapana,	Puna,	"
Kaimu, Ahupuaa,	. Puna,	"
Waiakea, Ahupuaa,	. Hilo,	"
Ponahawai, Ahupuaa,	. Hilo,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Piihonua, . . .	Ahupuaa,	Hilo,	Hawaii.
Humuula, . . .	Ahupuaa,	Hilo,	"
Kalopa, . . .	Ahupuaa,	Hamakua,	"
Honokaia, . . .	Ahupuaa,	Hamakua,	"
Waipio, . . .	Ahupuaa,	Hamakua,	"
Lalakea, . . .	Ili no Waipio,	Hamakua,	"
Kaohia, . . .	Ili no Waipio,	Hamakua,	"
Pohakumauluulu,	Ili no Waipio,	Hamakua,	"
Muliwai, . . .	Ili no Waipio,	Hamakua,	"
Waimanu, . . .	Ahupuaa,	Hamakua,	"
Pololu, . . .	Ahupuaa,	Kohala,	"
Aamakao, . . .	Ahupuaa,	Kohala,	"
Iole, . . .	Ahupuaa,	Kohala,	"
Kaauhuhu, . . .	Ahupuaa,	Kohala,	"
Kawaihae, . . .	Ahupuaa,	Kohala,	"
Waimea, . . .	Ahupuaa,	Kohala,	"
Puukapu, . . .	i Waimea,	Kohala,	"
Mala, . . .	Ahupuaa,	Lahaina,	Maui.
Alamihi, . . .	Ahupuaa,	Lahaina,	Maui.
Kuholilea Hikina,	Ahupuaa,	Lahaina,	Maui.
Kuhua 1, . . .	Ahupuaa,	Lahaina,	Maui.
Kuhua 2, . . .	Ahupuaa,	Lahaina,	Maui.
Lapakea, . . .	Ahupuaa,	Lahaina,	Maui.
Ilikahi, . . .	Ahupuaa,	Lahaina,	Maui.
Opaeula, . . .	Ahupuaa,	Lahaina,	Maui.
Polapola, . . .	Ahupuaa,	Lahaina,	Maui.
Waianae, . . .	Ahupuaa,	Lahaina,	Maui.
Wainee 1, . . .	Ahupuaa,	Lahaina,	Maui.
Wainee 2, . . .	Ahupuaa,	Lahaina,	Maui.
Puehuehu 1,	Ahupuaa,	Lahaina,	Maui.
Puehuehu 2,	Ahupuaa,	Lahaina,	Maui.
Kauaula, . . .	Ahupuaa,	Lahaina,	Maui.
Olowalu, . . .	Ahupuaa,	Olowalu,	Maui.
Ukumehame,	Ahupuaa,	Ukumehame,	Maui.
Aweoweo, . . .	Ili i Ukumehame,	Ukumehame,	Maui.
Keokea, . . .	Ahupuaa,	Kula,	Maui.
Kealahou 1,	Ahupuaa,	Kula,	Maui.
Kealahou 2,	Ahupuaa,	Kula,	Maui.
Waiohouu, . . .	Ahupuaa,	Hana,	Maui.
Wailua, . . .	Ahupuaa,	Hana,	Maui.
Wailua 1, . . .	Ahupuaa,	Koolau,	Maui.
Wailua 2, . . .	Ahupuaa,	Koolau,	Maui.
Keanae, . . .	Ahupuaa,	Koolau,	Maui.
Honomanu, . . .	Ahupuaa,	Koolau,	Maui.
Wailuku, . . .	koe na Ili i na Konohiki,	Napoko,	Maui.
Polipoli, . . .	Ahupuaa,	Napoko,	Maui.
Kahakuloa, . . .	Ahupuaa,	Kahakuloa,	Maui.
Waiokila, . . .	Ili i Kahakuloa,	Kahakuloa,	Maui.
Napili, . . .	Ahupuaa,	Kaanapali,	Maui.

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Polua, . . .	Ahupuaa,	Kaanapali,	Maui.
Honokowai, . . .	Ahupuaa,	Kaanapali,	Maui.
Ahoa, . . .	Ahupuaa,	Kaanapali,	Maui.
Ualapue, . . .	Ahupuaa,	Kona,	Molokai.
Kalamaula, . . .	Ahupuaa,	Kona,	Molokai.
Palaau, . . .	Ahupuaa,	Kona,	Molokai.
Kahauiki, . . .	Ahupuaa,	Kona,	Oahu.
$\frac{1}{2}$ Kamookahi, . . .	Ili i Kapalama,	Kona,	Oahu.
$\frac{1}{2}$ Kaukahoku, . . .	Ili i Kapalama,	Kona,	Oahu.
$\frac{1}{2}$ Nauwala, . . .	Ili i Kapalama,	Kona,	Oahu.
$\frac{1}{2}$ Paepaealii, . . .	Ili i Kapalama,	Kona,	Oahu.
Kumupali, . . .	Ili i Kapalama,	Kona,	Oahu.
$\frac{1}{2}$ Kawaiiki, . . .	Ili i Honolulu,	Kona,	Oahu.
Kawaiiki, . . .	Ili i Honolulu,	Kona,	Oahu.
Hauhaukoi, . . .	Ili i Honolulu,	Kona,	Oahu.
Kahookane, . . .	Ili i Honolulu,	Kona,	Oahu.
Luakaha, . . .	Ili i Honolulu,	Kona,	Oahu.
$\frac{1}{2}$ Kawananakoa, . . .	Ili i Honolulu,	Kona,	Oahu.
Kukanaka, . . .	Ili i Honolulu,	Kona,	Oahu.
Kapalooa, . . .	Ili i Honolulu,	Kona,	Oahu.
Kahehuna, . . .	Ili i Honolulu,	Kona,	Oahu.
Auwaiolimu, . . .	Ili i Honolulu,	Kona,	Oahu.
$\frac{1}{2}$ Pawaa, . . .	Loi Ili o Waikiki,	Kona,	Oahu.
Pukele, . . .	Ili o Waikiki,	Kona,	Oahu.
$\frac{1}{2}$ Kahaumakaawe 1, . . .	Ili o Waikiki,	Kona,	Oahu.
$\frac{1}{2}$ Kahaumakaawe 2, . . .	Ili o Waikiki,	Kona,	Oahu.
Halelena, . . .	Ili o Waikiki,	Kona,	Oahu.
Mookahi 1, . . .	Ili o Waikiki,	Kona,	Oahu.
Kaloiiki, . . .	Ili o Waikiki,	Kona,	Oahu.
Mookahi 2, . . .	Ili o Waikiki,	Kona,	Oahu.
Puahia, . . .	Ili o Waikiki,	Kona,	Oahu.
Piliamoo, . . .	Ili o Waikiki,	Kona,	Oahu.
Kaalawai, . . .	Loi Ili o Waikiki,	Kona,	Oahu.
Kaluolohe, . . .	Ili o Waikiki,	Kona,	Oahu.
Hamama, . . .	Ili o Waikiki,	Kona,	Oahu.
$\frac{1}{2}$ Poloke, . . .	Ili o Waikiki,	Kona,	Oahu.
Kahalauluahine, . . .	Ili o Waikiki,	Kona,	Oahu.
Waiomao, . . .	Ili o Waikiki,	Kona,	Oahu.
Kaneloa, . . .	Ili o Waikiki,	Kona,	Oahu.
$\frac{1}{2}$ Wailupe, . . .	Ili o Waikiki,	Kona,	Oahu.
Waimanalo, . . .	Ahupuaa,	Koolau Poko,	Oahu.
Kawaiioa, . . .	Ili i Kailua,	Koolau Poko,	Oahu.
Kaluapuhi, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Halekou, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Kuou, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Waikalua, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Kealahala, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Kahalekauwila, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.
Kanohouluiwi, . . .	Ili i Kaneohe,	Koolau Poko,	Oahu.

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kahaluu, . . .	Ahupuaa,	Koolau Poko,	Oahu.
Maluaka, . . .	Ili o Waihee,	Koolau Poko,	Oahu.
Makawai, . . .	Ili o Waiahole,	Koolau Poko,	Oahu.
Hopekea, . . .	Ili o Waiahole,	Koolau Poko,	Oahu.
Kualoa 1, . . .	Ahupuaa,	Koolau Poko,	Oahu.
Kualoa 2, . . .	Ahupuaa,	Koolau Poko,	Oahu.
Hauula, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Kahuku, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Kawela, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Waialea, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Paumalu, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Pupukea, . . .	Ahupuaa,	Koolau Loa,	Oahu.
Waianae, . . .	Ahupuaa,	Waianae,	Oahu.
Ohua Waikakalaua,	Ili Waikele,	Ewa,	Oahu.
Papaa, . . .	Ili Waikele,	Ewa,	Oahu.
½ Poughala, . . .	Ili Waikele,	Ewa,	Oahu.
Weloka, . . .	Ili Waimano,	Ewa,	Oahu.
Honokawailani,	Ili Waiau,	Ewa,	Oahu.
Kauhiau, . . .	Ili Waiau,	Ewa,	Oahu.
Aiea, . . .	Ahupuaa,	Ewa,	Oahu.
Kalaheo, . . .	Ahupuaa,	Kona,	Kauai.
Hanapepe, . . .	Ahupuaa,	Kona,	Kauai.
Waimea, . . .	Ahupuaa,	Kona,	Kauai.
Hanalei, . . .	Ahupuaa,	Halelea,	Kauai.
Anahola, . . .	Ahupuaa,	Koolau,	Kauai.
Kapaa, . . .	Ahupuaa,	Puna,	Kauai.
Wailua, . . .	Ahupuaa,	Puna,	Kauai.

To be the private lands of His Majesty Kamehameha III., to have and to hold to himself, his heirs, and successors, forever ; and said lands shall be regulated and disposed of according to his royal will and pleasure subject only to the rights of tenants.

And be it further enacted, That we do hereby in the name of the Chiefs and People of the Hawaiian Islands, accept of the following lands, viz :

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Puanahulu, . . .	Ahupuaa,	Kona,	Hawaii.
Kukio 1, . . .	Ahupuaa,	Kona,	"
Kukio 2, . . .	Ahupuaa,	Kona,	"
Maniowali, . . .	Ahupuaa,	Kona,	"
Mahaiula, . . .	Ahupuaa,	Kona,	"
½ Kaulana, . . .	Ahupuaa,	Kona,	"
Awalua, . . .	Ahupuaa,	Kona,	"
Ohiki, . . .	Ahupuaa,	Kona,	"
Makaula, . . .	Ahupuaa,	Kona,	"
Kalaoa 1, . . .	Ahupuaa,	Kona,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kalaoa 2, . . .	Ahupuaa,	Kona,	Hawaii.
Kalaoa 3, . . .	Ahupuaa,	Kona,	"
Kalaoa 4, . . .	Ahupuaa,	Kona,	"
Ooma 1, . . .	Ahupuaa,	Kona,	"
Ooma 2, . . .	Ahupuaa,	Kona,	"
Kohanaiki, . . .	Ahupuaa,	Kona,	"
Elepaio, . . .	Ili no Honokohau,	Kona,	"
Kalakehe, . . .	Ahupuaa,	Kona,	"
Lanihau 2, . . .	Ahupuaa,	Kona,	"
Honuaula, . . .	Ahupuaa,	Kona,	"
Hianaloli 1, . . .	Ahupuaa,	Kona,	"
Hianaloli 2, . . .	Ahupuaa,	Kona,	"
Auhaukeae, . . .	Ahupuaa,	Kona,	"
Puaa 3, . . .	Ahupuaa,	Kona,	"
Puaa 2, . . .	Ahupuaa,	Kona,	"
Kahului, . . .	Ahupuaa,	Kona,	"
Laula, . . .	Ili i Holualoa, 2	Kona,	"
Kooai, . . .	oia o Holualoa 3,	Kona,	"
Kaulehua, . . .	Ili,	Kona,	"
Kamakaolohe, . . .	Ili i Pahoehoe,	Kona,	"
Pahoehoe, . . .	Ahupuaa,	Kona,	"
Pahoehoe, . . .	Ahupuaa,	Kona,	"
Laaloa, . . .	Ahupuaa,	Kona,	"
Kapalaalaea 2, . . .	Ahupuaa,	Kona,	"
Honalo, . . .	Ahupuaa,	Kona,	"
Maihi, . . .	Ahupuaa,	Kona,	"
Kuamoo, . . .	Ahupuaa,	Kona,	"
Lehuulaiki 2, . . .	Ahupuaa,	Kona,	"
Honuaino, . . .	Ahupuaa,	Kona,	"
Papalele, . . .	Ili i Honuaino,	Kona,	"
Hokukano 1, . . .	Ahupuaa,	Kona,	"
Hokukano 2, . . .	Ahupuaa,	Kona,	"
Kanaeue 1, . . .	Ahupuaa,	Kona,	"
Kanaeue 2, . . .	Ahupuaa,	Kona,	"
Keekee 1, . . .	Ahupuaa,	Kona,	"
Keekee 2, . . .	Ahupuaa,	Kona,	"
Kanakau, . . .	Ahupuaa,	Kona,	"
Kalukalu 1, . . .	Ahupuaa,	Kona,	"
Kalukalu 2, . . .	Ahupuaa,	Kona,	"
Keopuka 1, . . .	Ahupuaa,	Kona,	"
Keopuka 2, . . .	Ahupuaa,	Kona,	"
Kaawaloa, Awa a me kahi honua i kai,		Kona,	"
Kealakekua, Awa a me kahi honua i kai,		Kona,	"
Kiloa nui 1, . . .	Ahupuaa,	Kona,	Hawaii.
Kiloa iki 2, . . .	Ahupuaa,	Kona,	"
Kauahia, . . .	Ili i Kiloaiki,	Kona,	"
Waipunaula 1, . . .	Ahupuaa,	Kona,	"
Waipunaula iki 2, . . .	Ahupuaa,	Kona,	"
Kalama 2, . . .	Ahupuaa,	Kona,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kalama 5, . . .	Ahupuaa,	Kona,	Hawaii.
Kipu, . . .	Ili i Keel,	Kona,	"
Kaiko, . . .	Ili i Kealia,	Kona,	"
Kauhako, . . .	Ahupuaa,	Kona,	"
Kapuai, . . .	Ili i Kalahiki,	Kona,	"
Waiea, . . .	Ahupuaa,	Kona,	"
Pahoehoe 1,	Ahupuaa,	Kona,	"
Pahoehoe 2,	Ahupuaa,	Kona,	"
Pahoehoe 3,	Ahupuaa,	Kona,	"
Pahoehoe 4,	Ahupuaa,	Kona,	"
Maunaoui 1,	Ahupuaa,	Kona,	"
Maunaoui 2,	Ahupuaa,	Kona,	"
Maunaoui 3,	Ahupuaa,	Kona,	"
Maunaoui 4,	Ahupuaa,	Kona,	"
Maunaoui 5,	Ahupuaa,	Kona,	"
Maunaoui 6,	Ahupuaa,	Kona,	"
Makuu 1, . . .	Ahupuaa,	Kona,	"
Makuu 2, . . .	Ahupuaa,	Kona,	"
Haleili, . . .	Ahupuaa,	Kona,	"
Haukalua, . . .	Ahupuaa,	Kona,	"
Alae, . . .	Ahupuaa,	Kona,	"
Pahoehoe 1,	Ahupuaa,	Kona,	"
Pahoehoe 2,	Ahupuaa,	Kona,	"
Kaoha 1, . . .	Ahupuaa,	Kona,	"
Kaoha 2, . . .	Ahupuaa,	Kona,	"
Kukuiopea,	Ahupuaa,	Kona,	"
Kolo, . . .	Ahupuaa,	Kona,	"
Opihiali 1,	Ahupuaa,	Kona,	"
Opihiali 2,	Ahupuaa,	Kona,	"
Kipahoehoe,	Ahupuaa,	Kona,	"
Alika, . . .	Ahupuaa,	Kona,	"
Papa 1, . . .	Ahupuaa,	Kona,	"
Anapuka, . . .	Ahupuaa,	Kona,	"
Hoopuloa, . . .	Ahupuaa,	Kona,	"
Milolii, . . .	Ahupuaa,	Kona,	"
Omokaa, . . .	Ahupuaa,	Kona,	"
Okoe 1, . . .	Ahupuaa,	Kona,	"
Okoe 2, . . .	Ahupuaa,	Kona,	"
Kaulanamauna,	Ahupuaa,	Kona,	"
Manuka, . . .	Ahupuaa,	Kau,	"
Kiao, . . .	Ahupuaa,	Kau,	"
Manienie, . . .	Ahupuaa,	Kau,	"
Puulena, . . .	Ahupuaa,	Kau,	"
Keaa 1, . . .	Ahupuaa,	Kau,	"
Keaa 2, . . .	Ahupuaa,	Kau,	"
Kamaoa, . . .	Ahupuaa,	Kau,	"
Waiopua, . . .	Ahupuaa,	Kau,	"
Mohowae, . . .	Ahupuaa,	Kau,	"
½ Puueo, . . .	Ahupuaa,	Kau,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kau, . . .	Ahupuaa,	Kau,	Hawaii.
Nukakaia, . . .	Ahupuaa,	Kau,	"
Papohaku 1, . . .	Ahupuaa,	Kau,	"
Papohaku 2, . . .	Ahupuaa,	Kau,	"
Puuoehu, . . .	Ahupuaa,	Kau,	Hawaii.
Kiolakaa, . . .	Ahupuaa,	Kau,	Hawaii.
Kahaea, . . .	Ahupuaa,	Kau,	Hawaii.
Kahilipali, . . .	Ahupuaa,	Kau,	Hawaii.
Kawala, . . .	Ahupuaa,	Kau,	Hawaii.
Aemalo, . . .	Ahupuaa,	Kau,	Hawaii.
Poupouwela, . . .	Ahupuaa,	Kau,	Hawaii.
Kaunamano, . . .	Ahupuaa,	Kau,	Hawaii.
Papaikou 1, . . .	Ahupuaa,	Kau,	Hawaii.
Papaikou 2, . . .	Ahupuaa,	Kau,	Hawaii.
Papaikou 3, . . .	Ahupuaa,	Kau,	Hawaii.
Hionaa, . . .	Ahupuaa,	Kau,	Hawaii.
Hokukano, . . .	Ahupuaa,	Kau,	Hawaii.
Kaalaiki, . . .	Ahupuaa,	Kau,	"
Ninole, . . .	Ahupuaa,	Kau,	"
Wailau, . . .	Ahupuaa,	Kau,	"
Moaula, . . .	Ahupuaa,	Kau,	"
Kopu, . . .	Ahupuaa,	Kau,	"
Makaka, . . .	Ahupuaa,	Kau,	"
Makaka, . . .	Ahupuaa,	Kau,	"
Iliokoloa, . . .	Ahupuaa,	Kau,	"
Wailoa, . . .	Ahupuaa,	Kau,	"
Kaalaala, . . .	Ahupuaa,	Kau,	"
Waimuku, . . .	Ahupuaa,	Kau,	"
Waimuku, . . .	Ahupuaa,	Kau,	"
Kealakomo me Kilauea, } . . .		Puna,	"
Panauiki, . . .	Ahupuaa,	Puna,	"
Poupou 1, . . .	Ahupuaa,	Puna,	"
Poupou 2, . . .	Ahupuaa,	Puna,	"
Kapnahu, . . .	Ahupuaa,	Puna,	"
Ki, . . .	Ahupuaa,	Puna,	"
Kupahua, . . .	Ahupuaa,	Puna,	"
3 Ili i Kupahua, . . .	Ahupuaa,	Puna,	"
Lonokaeho, . . .	Ili i Kupahua,	Puna,	"
Hapaiki, . . .	Ili i Kupahua,	Puna,	"
Makena, . . .	Ahupuaa,	Puna,	"
Kikala, . . .	Ahupuaa,	Puna,	"
Kikala, . . .	Ahupuaa,	Puna,	"
Keokea, . . .	Ahupuaa,	Puna,	"
Keauohana, . . .	Ahupuaa,	Puna,	"
Kamaili, . . .	Ahupuaa,	Puna,	"
Kaualea, . . .	Ahupuaa,	Puna,	Hawaii.
Pohoiki, . . .	Ahupuaa,	Puna,	"
Opihikao, . . .	Ahupuaa,	Puna,	"

NAMES OF LANDS.	AHUPUAA,	DISTRICTS.	ISLANDS.
Malama, . . .	Ahupuaa,	Puna,	Hawaii,
Kaukulau, . . .	Ahupuaa,	Puna,	"
Oneloa, . . .	Ahupuaa,	Puna,	"
Aahalanui, . . .	Ahupuaa,	Puna,	"
Kaniahiku, . . .	Ili i Kapoho,	Puna,	"
Kanekiki, . . .	Ahupuaa,	Puna,	"
Halepuaa, . . .	Ahupuaa,	Puna,	"
Waawaa, . . .	Ahupuaa,	Puna,	"
Nanawale, . . .	Ahupuaa,	Puna,	"
Kaikawowo, . . .	Ili i Nanawale,	Puna,	"
Honolulu, . . .	Ahupuaa,	Puna,	"
Kaohē, . . .	Ahupuaa,	Puna,	"
Keonepoko, . . .	Ahupuaa,	Puna,	"
Popoki, . . .	Ahupuaa,	Puna,	"
Halona, . . .	Ahupuaa,	Puna,	"
Makuu, . . .	Ahupuaa,	Puna,	"
Makaoku, . . .	Ili i Waiakea,	Hilo,	"
Wainaku, . . .	Ahupuaa,	Hilo,	"
Waialua, . . .	Ahupuaa,	Hilo,	"
Mokuhonua, . . .	Ahupuaa,	Hilo,	"
Papaa, . . .	Ahupuaa,	Hilo,	"
$\frac{1}{2}$ Kauhiula 1,	Ahupuaa,	Hilo,	"
Kauhiula 2,	Ahupuaa,	Hilo,	"
Kaiwiki 1, . . .	Ahupuaa,	Hilo,	"
Kaiwikinui 2,	Ahupuaa,	Hilo,	"
Maumau, . . .	Ahupuaa,	Hilo,	"
Kikala, . . .	Ahupuaa,	Hilo,	"
$\frac{1}{2}$ Pueopaku 1,	Ahupuaa,	Hilo,	"
$\frac{1}{2}$ Paihaaloa,	Ahupuaa,	Hilo,	"
Aleamai, . . .	Ahupuaa,	Hilo,	"
Mokuhooniki,	Ahupuaa,	Hilo,	"
Alakahi, . . .	Ahupuaa,	Hilo,	"
Kahalii, . . .	Ahupuaa,	Hilo,	"
Kawainui 1,	Ahupuaa,	Hilo,	"
Kawainui 2,	Ahupuaa,	Hilo,	"
Kulaimano, . . .	Ahupuaa,	Hilo,	"
Kahua, . . .	Ahupuaa,	Hilo,	"
Makea, . . .	Ahupuaa,	Hilo,	"
Kaupakuea, . . .	Ahupuaa,	Hilo,	"
Kaoma, . . .	Ahupuaa,	Hilo,	"
$\frac{1}{2}$ Kaoma, . . .	Ahupuaa,	Hilo,	"
Kiapu, . . .	Ahupuaa,	Hilo,	"
Haukalua 1,	Ahupuaa,	Hilo,	"
Haukalua 2,	Ahupuaa,	Hilo,	"
Nene, . . .	Ahupuaa,	Hilo,	"
Kapehu, . . .	Ahupuaa,	Hilo,	"
Malamaiki, . . .	Ahupuaa,	Hilo,	"
Honomu, . . .	Ahupuaa,	Hilo,	"
Kuhua, . . .	Ahupuaa,	Hilo,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
½ Kaiwiki, . . .	Ahupuaa,	Hilo,	Hawaii.
Wailea, . . .	Ahupuaa,	Hilo,	"
Kamaee 1, . . .	Ahupuaa,	Hilo,	"
Kamaee 2, . . .	Ahupuaa,	Hilo,	"
Kamaee 3, . . .	Ahupuaa,	Hilo,	"
Kamaee 4, . . .	Ahupuaa,	Hilo,	"
Umauma, . . .	Ahupuaa,	Hilo,	"
Awapuhi, . . .	Ahupuaa,	Hilo,	"
Paleau, . . .	Ahupuaa,	Hilo,	"
Opea, . . .	Ahupuaa,	Hilo,	"
Puaakuloa, . . .	Ahupuaa,	Hilo,	"
Puuhune, . . .	Ahupuaa,	Hilo,	"
Ninole, . . .	Ahupuaa,	Hilo,	"
Puuhua, . . .	Ahupuaa,	Hilo,	"
Puuhua, . . .	Ahupuaa,	Hilo,	"
Kahinalo, . . .	Ahupuaa,	Hilo,	"
Kulanakii, . . .	Ahupuaa,	Hilo,	"
Pohakupuka,	Ahupuaa,	Hilo,	"
Puuhai, . . .	Ahupuaa,	Hilo,	"
Paehi, . . .	Ahupuaa,	Hilo,	"
Kaalau 1, . . .	Ahupuaa,	Hilo,	"
Kaalau 2, . . .	Ahupuaa,	Hilo,	"
Kaalau 3, . . .	Ahupuaa,	Hilo,	"
Kaalau 4, . . .	Ahupuaa,	Hilo,	"
Kaiwilahilahi,	Ahupuaa,	Hilo,	"
Paapaaloa 1, . . .	Ahupuaa,	Hilo,	Hawaii.
Paapaaloa 2, . . .	Ahupuaa,	Hilo,	"
Kihalani 1, . . .	Ahupuaa,	Hilo,	"
Kihalani 2, . . .	Ahupuaa,	Hilo,	"
Pualaea, . . .	Ahupuaa,	Hilo,	"
Kilau, . . .	Ahupuaa,	Hilo,	"
Laupahoehoe,	Ahupuaa,	Hilo,	"
Laupahoehoe,	Ahupuaa,	Hilo,	"
Haakoa, . . .	Ahupuaa,	Hilo,	"
Kuaia, . . .	Ahupuaa,	Hilo,	"
Kaohaoha 1, . . .	Ahupuaa,	Hilo,	"
Kaohaoha 2, . . .	Ahupuaa,	Hilo,	"
Ulukanu, . . .	Ahupuaa,	Hilo,	"
Ookala, . . .	Ahupuaa,	Hilo,	"
Manowaialec 1, . . .	Ahupuaa,	Hamakua,	"
Manowaialec 2, . . .	Ahupuaa,	Hamakua,	"
Manowaialec 3, . . .	Ahupuaa,	Hamakua,	"
Kaholo 1, . . .	Ahupuaa,	Hamakua,	"
Kaholo 2, . . .	Ahupuaa,	Hamakua,	"
Kaapahu, . . .	Ahupuaa,	Hamakua,	"
Maonakomalie,	Ahupuaa,	Hamakua,	"
Kuhia, . . .	Ahupuaa,	Hamakua,	"
Kealakaha, . . .	Ahupuaa,	Hamakua,	"
Hoea, . . .	Ahupuaa,	Hamakua,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Manowaikohao,	. Ahupuaa,	Hamakua,	Hawaii.
Manowaikohao,	. Ahupuaa,	Hamakua,	"
Kaawikiwiki,	. Ahupuaa,	Hamakua,	"
Kekualele,	. . Ahupuaa,	Hamakua,	"
Kekualele,	. . Ahupuaa,	Hamakua,	"
Kaao 1,	. . Ahupuaa,	Hamakua,	"
Kaao 2,	. . Ahupuaa,	Hamakua,	"
Kainehe,	. . Ahupuaa,	Hamakua,	"
Kaohē,	. . Ahupuaa,	Hamakua,	"
Aaamanu,	. . Ahupuaa,	Hamakua,	"
Paauilo,	. . Ahupuaa,	Hamakua,	"
Kakaalaea,	. . Ahupuaa,	Hamakua,	"
Kamokala,	. . Ahupuaa,	Hamakua,	"
Hauola 1,	. . Ahupuaa,	Hamakua,	"
Hauola 2,	. . Ahupuaa,	Hamakua,	"
Opihilala 1,	. . Ahupuaa,	Hamakua,	"
Opihilala 2,	. . Ahupuaa,	Hamakua,	"
Opihilala 3,	. . Ahupuaa,	Hamakua,	"
Manienie,	. . Ahupuaa,	Hamakua,	"
Kamauli,	. . Ahupuaa,	Hamakua,	"
Kaulekohao,	. . Ahupuaa,	Hamakua,	"
Pahakuhaku,	. . Ahupuaa,	Hamakua,	"
Kemau,	. . Ahupuaa,	Hamakua,	"
Kaumoali,	. . Ahupuaa,	Hamakua,	"
½ Kaunamano,	. . Ahupuaa,	Hamakua,	"
Heneheneula 2,	. . Ahupuaa,	Hamakua,	"
Kalua 1,	. . Ahupuaa,	Hamakua,	"
Kalua 2,	. . Ahupuaa,	Hamakua,	"
½ Kaapahu,	. . Ahupuaa,	Hamakua,	"
Waikaalulu 1,	. . Ahupuaa,	Hamakua,	"
Waikaalulu 2,	. . Ahupuaa,	Hamakua,	"
Kalua,	. . Ahupuaa,	Hamakua,	"
Keahua,	. . Ahupuaa,	Hamakua,	"
Kaao 1,	. . Ahupuaa,	Hamakua,	"
Kaao 2,	. . Ahupuaa,	Hamakua,	"
Ouhi,	. . Ahupuaa,	Hamakua,	"
Pakiloa,	. . Ahupuaa,	Hamakua,	"
Papaanui,	. . Ahupuaa,	Hamakua,	Hawaii.
Haina,	. . Ahupuaa,	Hamakua,	"
Lauka,	. . Ahupuaa,	Hamakua,	"
Ahualoa,	. . Ahupuaa,	Hamakua,	"
Au,	. . Ahupuaa,	Hamakua,	"
Kuilei,	. . Ahupuaa,	Hamakua,	"
½ Malanahae,	. . Ahupuaa,	Hamakua,	"
Haukoi,	. . Ahupuaa,	Hamakua,	"
Kaauhuhu,	. . Ahupuaa,	Hamakua,	"
Waialeale,	. . Ahupuaa,	Hamakua,	"
Waikoloa,	. . Ahupuaa,	Hamakua,	"
Puanui	. . Ahupuaa,	Hamakua,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Puopaha, . . .	Ahupuaa,	Hamakua,	Hawaii.
Keaa 1, . . .	Ahupuaa,	Hamakua,	"
Keaa 2, . . .	Ahupuaa,	Hamakua,	"
Keaa 3, . . .	Ahupuaa,	Hamakua,	"
Pueo, Ili no Waipio,	Ahupuaa,	Hamakua,	"
Laupahoehoe, . . .	Ahupuaa,	Hamakua,	"
Nakooka, . . .	Ahupuaa,	Hamakua,	"
Apua, . . .	Ahupuaa,	Hamakua,	"
Waikapu, . . .	Ahupuaa,	Hamakua,	"
Honopue, . . .	Ahupuaa,	Hamakua,	"
Awini, . . .	Ahupuaa,	Kohala,	"
Makanikahio, . . .	Ahupuaa,	Kohala,	"
Hinaweo, . . .	Ili i Niulii,	Kohala,	"
2 Ili i Niulii, . . .	Ahupuaa,	Kohala,	"
Kaha, Ili i Niulii,	Ahupuaa,	Kohala,	"
$\frac{1}{2}$ Halawa, . . .	Ahupuaa,	Kohala,	"
Pualoalo, Ili i Halawa,	Ahupuaa,	Kohala,	"
Hopeoaa, Ili i Halawa,	Ahupuaa,	Kohala,	"
Apuakohau, . . .	Ahupuaa,	Kohala,	"
Kekikiki, . . .	Ili i Apuakohau,	Kohala,	"
$\frac{1}{2}$ Pueke, . . .	Ahupuaa,	Kohala,	"
Maulili, . . .	Ahupuaa,	Kohala,	"
Halaula, . . .	Ahupuaa,	Kohala,	"
Ainakeanui, . . .	Ahupuaa,	Kohala,	"
Papiha, . . .	Ili no Ainakeanui,	Kohala,	"
Ainakeaiki, . . .	Ahupuaa,	Kohala,	"
Laaumama 1, . . .	Ahupuaa,	Kohala,	"
Laaumama 2, . . .	Ahupuaa,	Kohala,	"
Puehuehu, . . .	Ahupuaa,	Kohala,	"
Kapua, . . .	Ahupuaa,	Kohala,	"
Honomakau, . . .	Ahupuaa,	Kohala,	"
Lanikele, . . .	Ili i Honomakau,	Kohala,	"
Hawi, . . .	Ahupuaa,	Kohala,	"
Kahei 1, . . .	Ahupuaa,	Kohala,	"
Kahei 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Kahei 3, . . .	Ahupuaa,	Kohala,	Hawaii,
Kahei 4, . . .	Ahupuaa,	Kohala,	Hawaii,
Hualua, . . .	Ahupuaa,	Kohala,	Hawaii,
Opihipau, . . .	Ahupuaa,	Kohala,	Hawaii,
Hukiaa 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Puuepa, ma Mookini,	Ahupuaa,	Kohala,	Hawaii,
Kokoiki 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Kokoiki 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Upolu 1, . . .	Ahupuaa,	Kohala,	Hawaii,
$\frac{1}{2}$ Upolu 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Honoipu, . . .	Ahupuaa,	Kohala,	Hawaii,
Puakea 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Puakea 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Lahuiki, . . .	Ili i Kukuipahu,	Kohala,	Hawaii,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Awalua, . . .	Ahupuaa,	Kohala,	Hawaii,
Haina, . . .	Ahupuaa,	Kohala,	Hawaii,
Kapunapuna, . . .	Ahupuaa,	Kohala,	Hawaii,
Kou, . . .	Ahupuaa,	Kohala,	Hawaii,
Paopao, . . .	Ahupuaa,	Kohala,	Hawaii,
Mahukona, . . .	Awa a me kahi } honua i kai,	Kohala,	Hawaii,
Mahukonapulehu,	Ahupuaa,	Kohala,	Hawaii,
Mahukonakaluapaa,	Ahupuaa,	Kohala,	Hawaii,
Hihiu 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Hihiu 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Lapakahi, . . .	Ahupuaa,	Kohala,	Hawaii,
Lamaloloa, . . .	Ahupuaa,	Kohala,	Hawaii,
$\frac{1}{2}$ Paoo 1, . . .	Ahupuaa,	Kohala,	Hawaii,
$\frac{1}{2}$ Paoo 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Paoo 3, . . .	Ahupuaa,	Kohala,	Hawaii,
Paoo 4, . . .	Ahupuaa,	Kohala,	Hawaii,
Paoo 5, . . .	Ahupuaa,	Kohala,	Hawaii,
Paoo 6, . . .	Ahupuaa,	Kohala,	Hawaii,
Makeanehu 1,	Ahupuaa,	Kohala,	Hawaii,
Makeanehu 2,	Ahupuaa,	Kohala,	Hawaii,
Makeanehu 3,	Ahupuaa,	Kohala,	Hawaii,
Makeanehu 4,	Ahupuaa,	Kohala,	Hawaii,
Kipi, . . .	Ahupuaa,	Kohala,	Hawaii,
Kehena 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Pohakulua, . . .	Ahupuaa,	Kohala,	Hawaii,
Puaiki, . . .	Ahupuaa,	Kohala,	Hawaii,
Kiiokalani, . . .	Ahupuaa,	Kohala,	Hawaii,
Kaihoa 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Kaihoa 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Kokio, . . .	Ahupuaa,	Kohala,	Hawaii,
Kalala, . . .	Ahupuaa,	Kohala,	Hawaii,
Kalala, . . .	Ahupuaa,	Kohala,	Hawaii,
Pauahi 1, . . .	Ahupuaa,	Kohala,	Hawaii,
Pauahi 2, . . .	Ahupuaa,	Kohala,	Hawaii,
Lanikepue, . . .	Ahupuaa,	Kohala,	Hawaii,
Waawaa, . . .	Ahupuaa,	Kohala,	Hawaii,
$\frac{1}{2}$ Kapunakea, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Puuki, . . .	Ahupuaa,	Lahaina,	Maui,
Moanui, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Kuholilea, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Uhao, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Puahooale, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Kooka, . . .	Ahupuaa,	Lahaina,	Maui,
$\frac{1}{2}$ Puunauiki, . . .	Ahupuaa,	Lahaina,	Maui,
Kamaole, . . .	Ahupuaa,	Kula,	Maui,
Naalae, . . .	Ahupuaa,	Kula,	Maui,
Waiokoa, . . .	Ahupuaa,	Kula,	Maui,
Kamehame 1,	Ahupuaa,	Kula,	Maui,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kamehame 2,	Ahupuaa,	Kula,	Maui,
Pulehu, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 6, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 7, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 8, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 9, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 10, . . .	Ahupuaa,	Kula,	Maui,
Omaopio 11, . . .	Ahupuaa,	Kula,	Maui,
Aapueo 3, . . .	Ahupuaa,	Kula,	Maui,
Aapueo, . . .	Ahupuaa,	Kula,	Maui,
Kukuiaio, . . .	Ahupuaa,	Kula,	Maui,
Kauau 1, . . .	Ahupuaa,	Kula,	Maui,
Kauau 2, . . .	Ahupuaa,	Kula,	Maui,
Koheilo 1, . . .	Ahupuaa,	Kula,	Maui,
Koheilo 2, . . .	Ahupuaa,	Kula,	Maui,
Keahua, . . .	Ahupuaa,	Kula,	Maui,
Hokuula, . . .	Ahupuaa,	Kula,	Maui,
Ahupau, . . .	Ahupuaa,	Kula,	Maui,
Paeahu 1, . . .	Ahupuaa,	Honuaula,	Maui,
Paeahu 2, . . .	Ahupuaa,	Honuaula,	Maui,
Kalihi 1, . . .	Ahupuaa,	Honuaula,	Maui,
Kalihi 2, . . .	Ahupuaa,	Honuaula,	Maui,
Waipao, . . .	Ahupuaa,	Honuaula,	Maui,
Papaa, . . .	Ahupuaa,	Honuaula,	Maui,
$\frac{1}{2}$ Kaeo, . . .	Ahupuaa,	Honuaula,	Maui,
Maluaka, . . .	Ahupuaa,	Honuaula,	Maui,
Mohopilo 1, . . .	Ahupuaa,	Honuaula,	Maui,
Mohopilo 2, . . .	Ahupuaa,	Honuaula,	Maui,
Mooiki, . . .	Ahupuaa,	Honuaula,	Maui,
Mooloa, . . .	Ahupuaa,	Honuaula,	Maui,
Moomuku, . . .	Ahupuaa,	Honuaula,	Maui,
Onau, . . .	Ahupuaa,	Honuaula,	Maui,
Kualapa, . . .	Ahupuaa,	Honuaula,	Maui,
Papaka, . . .	Ahupuaa,	Honuaula,	Maui,
Kaunuahane, . . .	Ahupuaa,	Honuaula,	Maui,
Kaloi, . . .	Ahupuaa,	Honuaula,	Maui,
Kanaio, . . .	Ahupuaa,	Honuaula,	Maui,
Kahikinui, . . .	he Moku,	Kahikinui,	Maui,
Kaupo, . . .	66 Ahupuaas,	Kaupo,	Maui,
Kaupo, koe na ku i keia mahele,		Kaupo,	Maui,
Kukuilauiki, . . .	Ahupuaa,	Kipahulu,	Maui,
Popoloa, . . .	Ahupuaa,	Kipahulu,	Maui,
Popoloa, . . .	Ahupuaa,	Kipahulu,	Maui,
Kapuaikini, . . .	Ahupuaa,	Kipahulu,	Maui,
Kapuaikini, . . .	Ahupuaa,	Kipahulu,	Maui,
Kaehoeho, . . .	Ahupuaa,	Kipahulu,	Maui,
Poponui, . . .	Ahupuaa,	Kipahulu,	Maui,
Kakanoni, . . .	Ahupuaa,	Kipahulu,	Maui,
Maulili, . . .	Ahupuaa,	Kipahulu,	Maui,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kikoo, . . .	Ahupuaa,	Kipahulu,	Maui,
Kalena, . . .	Ahupuaa,	Kipahulu,	Maui,
Kalenaiki, . . .	Ahupuaa,	Kipahulu,	Maui,
Halemano, . . .	Ahupuaa,	Kipahulu,	Maui,
Naililipoko 1, . . .	Ahupuaa,	Kipahulu,	Maui,
Naililipoko 2, . . .	Ahupuaa,	Kipahulu,	Maui,
Wailamoa, aoao ma Hana,		Kipahulu,	Maui,
Wailamoa, aoao ma Kaupo,		Kipahulu,	Maui,
Kakalahale 1, . . .	Ahupuaa,	Kipahulu,	Maui,
Kakalahale 2, . . .	Ahupuaa,	Kipahulu,	Maui,
Alae, . . .	Ahupuaa,	Kipahulu,	Maui,
Kaumakani, . . .	Ahupuaa,	Kipahulu,	Maui,
Koanawai, . . .	Ahupuaa,	Kipahulu,	Maui,
Koali, . . .	Ahupuaa,	Hana,	Maui,
Maakaalae, . . .	Ahupuaa,	Hana,	Maui,
Wananalua 1, . . .	Ahupuaa,	Hana,	Maui,
Wanalnaua 2, . . .	Ahupuaa,	Hana,	Maui,
Wakiu, . . .	Ahupuaa,	Hana,	Maui,
$\frac{1}{2}$ Honomaele, . . .	Ahupuaa,	Hana,	Maui,
Koolau, . . .	he Moku,	Koolau,	Maui,
Kea, . . .	Ahupuaa,	Koolau,	Maui,
Hanawana, . . .	Ahupuaa,	Hamakualoa,	Maui,
Hoalua, . . .	Ahupuaa,	Hamakualoa,	Maui,
Hanehoi 1, . . .	Ahupuaa,	Hamakualoa,	Maui,
Hanehoi 2, . . .	Ahupuaa,	Hamakualoa,	Maui,
Poulua 1, } . . .	Ahupuaa,	Hamakualoa,	Maui,
Poulua 2, } . . .			
Honokala, } . . .			
Papaaea, } . . .	Ahupuaa,	Hamakualoa,	Maui,
Holowa, } . . .			
Kuiaha, } . . .			
Honopou, . . .	Ahupuaa,	Hamakualoa,	Maui,
Pauwela, . . .	Ahupuaa,	Hamakualoa,	Maui,
Ouaoa, . . .	Ahupuaa,	Hamakualoa,	Maui,
Peahi 1, . . .	Ahupuaa,	Hamakualoa,	Maui,
Peahi 2, . . .	Akupuaa,	Hamakualoa,	Maui,
$\frac{1}{2}$ Hamakuapoko, . . .	$\frac{1}{2}$ Hikina,	Hamakuapoko,	Maui,
Paniau, . . .	Ahupuaa,	Hamakuapoko,	Maui,
Makawao, . . .	Ahupuaa,	Kula,	Maui,
Kealakekua, . . .	Ahupuaa,	Kula,	Maui,
Kapalaia, . . .	Ahupuaa,	Kula,	Maui,
Kealia, . . .	Ahupuaa,	Kula,	Maui,
Honokohau, . . .	Ahupuaa,	Kaanapali,	Maui,
Kahana 1, . . .	Ahupuaa,	Kaanapali,	Maui,
Kahana 2, . . .	Ahupuaa,	Kaanapali,	Maui,
Mahinahina 1, . . .	Ahupuaa,	Kaanapali,	Maui,
Mahinahina 2, . . .	Ahupuaa,	Kaanapali,	Maui,
Mahinahina 3, . . .	Ahupuaa,	Kaanapali,	Maui,
Lupehu, . . .	Ahupuaa,	Kona,	Molokai,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Onoulimaloo,	Ahupuaa,	Kona,	Molokai,
Onouliwai,	Ahupuaa,	Kona,	Molokai,
Moanui,	Ahupuaa,	Kona,	Molokai,
Poniuhua,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Poniuhua,	Ahupuaa,	Kona,	Molokai,
Kawaikapu,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Kamanoni,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Ahaino,	Ahupuaa,	Kona,	Molokai,
Pukoa 2,	Ahupuaa,	Kona,	Molokai,
Pukoa 1,	Ahupuaa,	Kona,	Molokai,
Kaluaaha,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Kahananui,	Ahupuaa,	Kona,	Molokai,
Ohia 1, <i>Hikina</i> ,	Ahupuaa,	Kona,	Molokai,
Kaamola 1,	Ahupuaa,	Kona,	Molokai,
Kaamola 2,	Ahupuaa,	Kona,	Molokai,
Kaamola 3,	Ahupuaa,	Kona,	Molokai,
Kaamola 4,	Ahupuaa,	Kona,	Monokai,
$\frac{1}{2}$ Kaamola 5,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Kaamola 6,	Ahupuaa,	Kona,	Molokai,
Heanaokuino,	Ahupuaa,	Kona,	Molokai,
Makakupaiianui,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Kamiloloa,	Ahupuaa,	Kona,	Molokai,
$\frac{1}{2}$ Kahanui,	Ahupuaa,	Kona,	Molokai,
Hoolehua,	Ahupuaa,	Kona,	Molokai,
Kaluakoi 1,	Ahupuaa,	Kaluakoi,	Molokai,
Haluakoi 2,	Ahupuaa,	Kaluakoi,	Molokai,
Manowainui,	Ahupuaa,	Kalae,	Molokai,
Hipu,	Ahupuaa,	Kalae,	Molokai,
Mahulile,	Ahupuaa,	Koolau,	Molokai,
Pohakuloa,	Ahupuaa,	Koolau,	Molokai,
Hawaluna,	Ahupuaa,	Koolau,	Molokai,
Halawao,	Ahupuaa,	Koolau,	Molokai,
Manienie, <i>Ili o Wai-</i>	Ahupuaa,	Koolau,	Molokai,
Haulei, [<i>kolu,</i>	Ahupuaa,	Koolau,	Molokai,
Hainalu,	Ahupuaa,	Koolau,	Molokai,
Hahoolawe,	Mokupuni Okoa,	"	Kaholawe,
Puunui 1,	Ili no Honolulu,	Kona,	Oahu,
Puunui 2,	Ili no Honolulu,	Kona,	Oahu,
Puunui 3,	Ili no Honolulu,	Kona,	Oahu,
Alewa,	Ili no Honolulu,	Kona,	Oahu,
Hahapaakai,	Ili no Honolulu,	Kona,	Oahu,
Huwili,	Ili no Honolulu,	Kona,	Oahu,
Lapiwai 1,	Ili no Honolulu,	Kona,	Oahu,
Lapiwai 2,	Ili no Honolulu,	Kona,	Oahu,
Luhimana,	Ili no Honolulu,	Kona,	Oahu,
Hauhaukoi,	Ili no Honolulu,	Kona,	Oahu,
Aala,	Ili no Honolulu,	Kona,	Oahu,
Huaiula,	Ili no Honolulu,	Kona,	Oahu,
Laukalo,	Ili no Honolulu,	Kona,	Oahu,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Hunawai, . . .	Ili no Honolulu,	Kona,	Oahu,
Huaipaako, . . .	Ili no Honolulu,	Kona,	Oahu,
Apowale, . . .	Ili no Honolulu,	Kona,	Oahu,
Oloku, . . .	Ili no Honolulu,	Kona,	Oahu,
Palikea, . . .	Ili no Honolulu,	Kona,	Oahu,
Niupaipai, . . .	Ili no Honolulu,	Kona,	Oahu,
Kawanana ^{koa} Kaolu,	Ili no Honolulu,	Kona,	Oahu,
Kahui, . . .	Ili no Honolulu,	Kona,	Oahu,
Pouhuluhulu,	Ili no Honolulu,	Kona,	Oahu,
Kaukahoku,	Ili no Honolulu,	Kona,	Oahu,
Punaana,	Ili no Honolulu,	Kona,	Oahu,
Puiwa, . . .	Ili no Honolulu,	Kona,	Oahu,
Kapalepo, . . .	Ili no Honolulu,	Kona,	Oahu,
Olomana, . . .	Ili no Honolulu,	Kona,	Oahu,
Kalokohonu,	Ili no Honolulu,	Kona,	Oahu,
Kaikahi, . . .	Ili no Honolulu,	Kona,	Oahu,
Kaalaalalo, . . .	Ili no Honolulu,	Kona,	Oahu,
Kaaleo, . . .	Ili no Honolulu,	Kona,	Oahu,
Keonepanee,	Ili no Kalihi,	Kona,	Oahu,
Kaluaauau, . . .	Ili no Kalihi,	Kona,	Oahu,
Kalia, . . .	Ili no Waikiki,	Kona,	Oahu,
Kaluaolohe,	Ili no Waikiki,	Kona,	Oahu,
Haole, . . .	Ili no Waikiki,	Kona,	Oahu,
Halelena, . . .	Ili no Waikiki,	Kona,	Oahu,
Waihinalo, . . .	Ili no Waikiki,	Kona,	Oahu,
Kumuulu, . . .	Ili no Waikiki,	Kona,	Oahu,
Kahoiwai, . . .	Ili no Waikiki,	Kona,	Oahu,
Kaluaalaea,	Ili no Waikiki,	Kona,	Oahu,
Waihi, . . .	Ili no Waikiki,	Kona,	Oahu,
Hapuna, . . .	Ili no Waikiki,	Kona,	Oahu,
Kaumo ^o , . . .	Ili no Waikiki,	Kona,	Oahu,
Waiaka, . . .	Ili no Waikiki,	Kona,	Oahu,
Pahupahuapuaa,	Ili no Waikiki,	Kona,	Oahu,
Nukunukuaua,	Ili no Waikiki,	Kona,	Oahu,
Auaikai, . . .	Ili no Waikiki,	Kona,	Oahu,
Mookahi, . . .	Ili no Waikiki,	Kona,	Oahu,
Pawaa, <i>o Maalo</i> ,	Ili no Waikiki,	Kona,	Oahu,
Kaluahole, . . .	Ili no Waikiki,	Kona,	Oahu,
Mahani, . . .	Ili no Kalihi,	Kona,	Oahu,
Niau 1, . . .	Ili no Kalihi,	Kona,	Oahu,
Niau 2, . . .	Ili no Kalihi,	Kona,	Oahu,
Pohakea, . . .	Ili no Kailua,	Koolaupoko,	Oahu,
Waipakiki, . . .	Ili no Kailua,	Koolaupoko,	Oahu,
Kamakalepo,	Ili no Kailua,	Koolaupoko,	Oahu,
Kohanaiki, . . .	Ili no Kailua,	Koolaupoko,	Oahu,
Pookea, . . .	Ili no Kailua,	Koolaupoko,	Oahu,
Malamalama,	Ili no Kailua,	Koolaupoko,	Oahu,
Kuailima, . . .	Ili no Kailua,	Koolaupoko,	Oahu,
Kaioa, . . .	Ili no Kailua,	Koolaupoko,	Oahu,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Waimaauau,	Ili no Kailua,	Koolaupoko,	Oahu,
Maunawili,	Ili no Kailua,	Koolaupoko,	Oahu,
Puanea,	Ili no Kailua,	Koolaupoko,	Oahu,
Pohakea,	Ili no Kailua,	Koolaupoko,	Oahu,
Kalaheo,	Ili no Kailua,	Koolaupoko,	Oahu,
Kapaali,	Ili no Kailua,	Koolaupoko,	Oahu,
Waiopihi,	Ili no Kailua,	Koolaupoko,	Oahu,
Kahoa,	Ili no Kailua,	Koolaupoko,	Oahu,
Kapakapa,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaluaiahakoko,	Ili no Kailua,	Koolaupoko,	Oahu,
Manulele,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaohia,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaeleuli,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaaihee,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaulu,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaimi,	Ili no Kailua,	Koolaupoko,	Oahu,
Kapalai,	Ili no Kailua,	Koolaupoko,	Oahu,
Kaanokama,	Ili no Kailua,	Koolaupoko,	Oahu,
Kukanono,	Ili no Kailua,	Koolaupoko,	Oahu,
Kapaloa,	Ili no Kailua,	Koolaupoko,	Oahu,
Kulapuaa,	Ili no Kailua,	Koolaupoko,	Oahu,
Kalelekamani,	Ili no Kailua,	Koolaupoko,	Oahu,
Paalae,	Ili no Kailua,	Koolaupoko,	Oahu,
Manu,	Ili no Kailua,	Koolaupoko,	Oahu,
Kionaole,	Ili no Kailua,	Koolaupoko,	Oahu,
Pohakupu 1,	Ili no Kailua,	Koolaupoko,	Oahu,
Pohakupu 2,	Ili no Kailua,	Koolaupoko,	Oahu,
Kapia,	Ili no Kailua,	Koolaupoko,	Oahu,
Kalaepaa,	Ili no Kailua,	Koolaupoko,	Oahu,
Puukaeo,	Ili no Kailua,	Koolaupoko,	Oahu,
Waiohaka,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Waikapoki,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Puiwa,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Lilipuna,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Kahuauli,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Wailele,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Punaluu,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Puawahakea,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Pakui,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Hooleinaiwa,	Ili no Kaneohe,	Koolaupoko,	Oahu,
Iolekaa,	Ili no Heeia,	Koolaupoko,	Oahu,
Luukoi,	Ili no Kahaluu,	Koolaupoko,	Oahu,
Waihee,	Ahupuaa i Waihee,	Koolaupoko,	Oahu,
Kapuna,	Ili no Waihee,	Koolaupoko,	Oahu,
Kihewa,	Ili no Waihee,	Koolaupoko,	Oahu,
Kaniaia,	Ili no Waihee,	Koolaupoko,	Oahu,
Keahupuolo,	Ili no Waihee,	Koolaupoko,	Oahu,
Mauinoni,	Ili no Waihee,	Koolaupoko,	Oahu,
Ainoni,	Ili no Waihee,	Koolaupoko,	Oahu,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
$\frac{1}{2}$ Kaululoa,	Ili no Waihee,	Koolaupoko,	Oahu,
$\frac{1}{2}$ Kaieie,	Ili no Kaalaea,	Koolaupoko,	Oahu,
$\frac{1}{2}$ Apuaukuiki,	Ili no Kaalaea,	Koolaupoko,	Oahu,
Makanilua,	Ili no Waiahole,	Koolaupoko,	Oahu,
Apuu,	Ili no Waiahole,	Koolaupoko,	Oahu,
Kuaiomuku,	Ili no Waiahole,	Koolaupoko,	Oahu,
Kaaniu,	Ili no Waiahole,	Koolaupoko,	Oahu,
Kupapaulau,	Ili no Waiahole,	Koolaupoko,	Oahu,
Poea,	Ili no Waiahole,	Koolaupoko,	Oahu,
Kumupali,	Ili no Waiahole,	Koolaupoko,	Oahu,
Ii,	Ili no Waiahole,	Koolaupoko,	Oahu,
Poahamai,	Ili no Waiahole,	Koolaupoko,	Oahu,
Kapuakea,	Ili no Waiahole,	Koolaupoko,	Oahu,
Uwau,	Ili no Waiahole,	Koolaupono,	Oahu,
Waikane,	Ahupuaa i Waikane,	Koolaupoko,	Oahu,
Kahalaa,	Ili no Waikane,	Koolaupoko,	Oahu,
Kaiiki,	Ili no Waikane,	Koolaupoko,	Oahu,
Pahalona,	Ili no Hakipuu,	Koolaupoko,	Oahu,
Puukaluha,	Ili no Hakipuu,	Koolaupoko,	Oahu,
Lupehu,	Ili no Hakipuu,	Koolaupoko,	Oahu,
$\frac{1}{2}$ Kanohoanahopu,	Ili no Hakipuu,	Koolaupoko,	Oahu,
Kaaawa,	Ahupuaa,	Koolauloa,	Oahu,
Makaua,	Ahupuaa,	Koolauloa,	Oahu,
Waiono,	Ahupuaa,	Koolauloa,	Oahu,
Puheemiki,	Ahupuaa,	Koolauloa,	Oahu,
Kapano,	Ahupuaa,	Koolauloa,	Oahu,
Kaipapau,	Ahupuaa,	Koolauloa,	Oahu,
$\frac{1}{2}$ Keana,	Ahupuaa,	Koolauloa,	Oahu,
Ulupehupehu,	Ahupuaa,	Koolauloa,	Oahu,
Oio 1,	Ahupuaa,	Koolauloa,	Oahu,
Oio 2,	Ahupuaa,	Koolauloa,	Oahu,
Hanakaoe,	Ahupuaa,	Koolauloa,	Oahu,
Opana 1,	Ahupuaa,	Koolauloa,	Oahu,
Opana 2,	Ahupuaa,	Koolauloa,	Oahu,
$\frac{1}{2}$ Waimea,	Ahupuaa,	Koolauloa,	Oahu,
Kamananui,	Ahupuaa,	Waialua,	Oahu,
Mokuleia 1,	Ahupuaa,	Waialua,	Oahu,
Mokuleia 2,	Ahupuaa,	Waialua,	Oahu,
Kawaihapai,	Ahupuaa,	Waialua,	Oahu,
Kealia,	Ahupuaa,	Waialua,	Oahu,
Kaena,	Ahupuaa,	Waialua,	Oahu,
$\frac{1}{2}$ Keawaula,	Ahupuaa,	Waianae,	Oahu,
$\frac{1}{2}$ Kahanahaiki,	Ahupuaa,	Waianae,	Oahu,
Makua,	Ahupuaa,	Waianae,	Oahu,
$\frac{1}{2}$ Kalena,	Ili no Waianae,	Waianae,	Oahu,
Ulemoku,	Ili no Waikele,	Ewa,	Oahu,
Kaohai,	Ili no Waikele,	Ewa,	Oahu,
Onio,	Ili no Waikele,	Ewa,	Oahu,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kahakuohia,	Ili no Waikele,	Ewa,	Oahu,
Waikele,	Ili no Waikele,	Ewa,	Oahu,
Paiwa,	Ili no Waikele,	Ewa,	Oahu,
Kahaupuupuu.	Ili no Waikele,	Ewa,	Oahu,
Waipahu,	Ili no Waikele,	Ewa,	Oahu,
Ulumalu,	Ili no Waikele,	Ewa,	Oahu,
$\frac{1}{2}$ Auiole,	Ili no Waikele,	Ewa,	Oahu,
$\frac{1}{2}$ Kanupoo,	Ili no Waikele,	Ewa,	Oahu,
$\frac{1}{2}$ Honopue,	Ili no Waipio,	Ewa,	Oahu,
$\frac{1}{2}$ Ulu,	Ili no Waipio,	Ewa,	Oahu,
Mananauka,	Ili na Mananaiki,	Ewa,	Oahu,
Kalanihale,	Ili no Mananaiki,	Ewa,	Oahu,
Kai,	Ili no Mananaiki,	Ewa,	Oahu,
Lihue,	Ili no Manananui,	Ewa,	Oahu,
Kaihuokapuaa,	Ili no Waimano,	Ewa,	Oahu,
Kahapapa,	Ili no Waimano,	Ewa,	Oahu,
Pualehua,	Ili no Waimano,	Ewa,	Oahu,
Puukapu 1,	Ili no Waimano,	Ewa,	Oahu,
Puukapu 2,	Ili no Waimano,	Ewa,	Oahu,
$\frac{1}{2}$ Lopa,	Ili no Waimano,	Ewa,	Oahu,
Nalima,	Ili no Waiau,	Ewa,	Oahu,
Naono,	Ili no Waiau,	Ewa,	Oahu,
$\frac{1}{2}$ Kaluaolohe,	Ili no Waiau,	Ewa,	Oahu,
Kahalaa,	Ili no Waimalu,	Ewa,	Oahu,
Kaumiumi,	Ili no Waimalu,	Ewa,	Oahu,
$\frac{1}{2}$ Pohakupu,	Ili no Waimalu,	Ewa,	Oahu,
$\frac{1}{2}$ Anana,	Ili no Waimalu,	Ewa,	Oahu,
$\frac{1}{2}$ Kahikiea,	Ili no Waimalu,	Ewa,	Oahu,
$\frac{1}{2}$ Kapaeli,	Ili no Kalauao,	Ewa,	Oahu,
$\frac{1}{2}$ Kauapoolei,	Ili no Kalauao,	Ewa,	Oahu,
$\frac{1}{2}$ Kauaopai,	Ili no Kalauao,	Ewa,	Oahu,
$\frac{1}{2}$ Kahawai,	Ili no Kalauao,	Ewa,	Oahu,
$\frac{1}{2}$ Kapuai,	Ili no Kalauao,	Ewa,	Oahu,
Maona,	Ili no Kalauao,	Ewa,	Oahu,
$\frac{1}{2}$ Kionawawana,	Ili no Kalihi,	Kona,	Oahu,
$\frac{1}{2}$ Kupehau,	Ili no Kalihi,	Kona,	Oahu,
$\frac{1}{2}$ Kalaepaa,	Ili no Kalihi,	Kona,	Oahu,
Kaluaopalena,	Ili no Kalihi,	Kona,	Oahu,
Keauhou,	Ili no Kalihi,	Kona,	Oahu,
$\frac{1}{2}$ Pawaa,	Ili no Waikiki,	Kona,	Oahu,
Kukuluaeo,	Ili no Waikiki,	Kona,	Oahu,
$\frac{1}{2}$ Kaalawai, <i>he kula wale no,</i>	Ili no Waikiki,	Kona,	Oahu,
Weliweli,	Ahupuaa,	Kona,	Kauai,
Koloa Hikina,	Ahupuaa,	Kona,	"
Koloa Komohana,	Ahupuaa,	Kona,	"
Wahiawa,	Ahupuaa,	Kona,	"
$\frac{1}{2}$ Punalau,	Ili no Hanapepe,	Kona,	"

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
$\frac{1}{2}$ Koula, . . .	Ili no Hanapepe,	Kona,	Kauai
	Ahupuaa, Eia	} Kona,	"
Makaweli, . . .	na ili a me na		
	Moo, a me na Loi, no koa.		
Honopu, . . .	Ahupuaa,	Napali,	"
Kalalau, . . .	Ahupuaa,	Napali,	"
Pohakuao, . . .	Ahupuaa,	Napali,	"
$\frac{1}{2}$ Honokoa,	Ahupuaa,	Napali,	"
Hanakapiai,	Ahupuaa,	Napali,	"
Waioli, . . .	Ahupuaa,	Halelea,	Kauai,
Kilauaea, . . .	Ahupuaa,	Koolau,	Kauai,
Waiakalua Hikina,	Ahupuaa,	Koolau,	"
Pilaa, <i>kekahi aoao</i> ,	Ahupuaa,	Koolau,	"
Molooa, . . .	Ahupuaa,	Koolau,	"
Papaa, . . .	Ahupuaa,	Koolau,	"
Aliomanu, . . .	Ahupuaa,	Koolau,	"
Homaikawaa,	Ahupuaa,	Koolau,	"
Halaula, . . .	Ahunuaa,	Koolau,	"
Ulakiu, Ili no Kapaa,	Ahupuaa,	Puna,	Kauai,
Paikahawai, Ili no Kapaa,	Ahupuaa,	Puna,	"
$\frac{1}{2}$ Olohena, . . .	Ahupuaa,	Puna,	"
Kikiaola, . . .	Ili no Waimea,	Kona,	Hauai,
Niihau, . . .	Ka Mokupuni,	"	Niihau,
Pohueloa, . . .	Ahupuaa,	Niihau,	
Kaluaonu, . . .	Ahupuaa,	Niihau,	
Pauahula, . . .	Ahupuaa,	Niihau,	

Made over to the Chiefs and People, by our Sovereign Lord the King, and we do hereby declare those lands to be set apart as the lands of the Hawaiian Government, subject always to the rights of tenants. And we do hereby appoint the Minister of the Interior and his successors in office, to direct, superintend, and dispose of said lands, as provided in the Act to organize the Executive Departments, done and passed at the Council House in Honolulu, the 27th day of April, A. D., 1845 : Provided, however, that the Minister of the Interior and his successors in office shall have the power, upon the approval of the King in Privy Council, to dispose of the government lands to Hawaiian subjects, upon such other terms and conditions as to him and the King in Privy Council, may seem best for the promotion of agriculture, and the best interests of the Hawaiian Kingdom:

And be it further enacted, That, in accordance with ancient custom, the following land, viz :

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Kuwili, . . .	Ili no Honolulu,	Kona,	Oahu,
Kuhimana, . . .	Ili no Honolulu,	"	Oahu,
Hauhaukoi, . . .	Ili no Honolulu,	"	Oahu,

NAMES OF LANDS.	AHUPUAA.	DISTRICTS.	ISLANDS.
Aala,	Ili no Honolulu,	"	Oahu,
Kuaiaula,	Ili no Honolulu,	"	Oahu,
Laukalo,	Ili no Honolulu,	"	Oahu,
Kunawai,	Ili no Honolulu,	"	Oahu,
Kuaipaako,	Ili no Honolulu,	"	Oahu,
Apowale,	Ili no Honolulu,	"	Oahu,
Oloku,	Ili no Honolulu,	"	Oahu,
Alewa,	Ili no Honolulu,	"	Oahu,
Puunui 1,	Ili no Honolulu,	"	Oahu,
Puunui 2,	Ili no Honolulu,	"	Oahu,
Puunui 3,	Ili no Honolulu,	"	Oahu,
Palikea,	Ili no Honolulu,	"	Oahu,
Niupaipai,	Ili no Honolulu,	"	Oahu,
Kaolu Kawanakoa,	Ili no Honolulu,	"	Oahu,
Kahui,	Ili no Honolulu,	"	Oahu,
Pouhuluhulu,	Ili no Honolulu,	"	Oahu,
Kaukahoku,	Ili no Honolulu,	"	Oahu,
Punanaakaa,	Ili no Honolulu,	"	Oahu,
Puiwa,	Ili no Honolulu,	"	Oahu,
Kahapaakai,	Ili no Honolulu,	"	Oahu,
Kapalepo,	Ili no Honolulu,	"	Oahu,
Olomana,	Ili no Honolulu,	"	Oahu,
Kalokohonu,	Ili no Honolulu,	"	Oahu,
Kaikahi,	Ili no Honolulu,	"	Oahu,
Kapiwai 1,	Ili no Honolulu,	"	Oahu,
Kapiwai 2,	Ili no Honolulu,	"	Oahu,
Kaalaalalo,	Ili no Honolulu,	"	Oahu,
Kaaleo,	Ili no Honolulu,	"	Oahu,
Keonepanee,	Ili no Kalihi,	"	Oahu,
Kaluaauau,	Ili no Kalihi,	"	Oahu,
Kalia,	Ili no Waikiki,	"	Oahu,
Kaluaolohe,	Ili no Waikiki,	"	Oahu,
Haole,	Ili no Waikiki,	"	Oahu,
Halelena,	Ili no Waikiki,	"	Oahu,
Waihinalo,	Ili no Waikiki,	"	Oahu,
Kumuulu,	Ili no Waikiki,	"	Oahu,
Kahoiwai,	Ili no Waikiki,	"	Oahu,
Kaluaalaea,	Ili no Waikiki,	"	Oahu,
Waihi,	Ili no Waikiki,	"	Oahu,
Hapuna,	Ili no Waikiki,	"	Oahu,
Kaumoao,	Ili no Waikiki,	"	Oahu,
Waiaka,	Ili no Waikiki,	"	Oahu,
Pahupahuapuaa,	Ili no Waikiki,	"	Oahu,
Nukunukuaua 1,	Ili no Waikiki,	"	Oahu,
Nukunukuaua 2,	Ili no Waikiki,	"	Oahu,
Auaikai,	Ili no Waikiki,	"	Oahu,
Pawaa, o Maalo,	Ili no Waikiki,	"	Oahu,
Mookahi,	Ili no Waikiki,	"	Oahu,
Kaluahole,	Ili no Waikiki,	"	Oahu,

Shall be and the same are hereby set apart for the use of the Fort in Honolulu, to be cultivated by soldiers and other tenants under the direction of the Governor of Oahu, and his successors in office, native born Chiefs of the Hawaiian Islands, according to the instructions of the Minister of the Interior and his successors in office, approved by the King in Privy Council.

Done and passed at the Council House, in Honolulu, this 7th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO PROVIDE FOR THE APPOINTMENT OF EXTRA SUPER-INTENDENTS OF SCHOOLS.

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled:—

That the Minister of Public Instruction may, with the approbation of the King in Privy Council, appoint other superintendents of schools, than those provided for in section 2, chapter 3, part 4 of "An act to organize the Executive Departments," when, in the opinion of said Minister, the prosperity of education and the exigencies of the schools shall require the same.

And be it further enacted, That this Act shall take effect and become a law of the land from and after the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House in Honokulu, this 12th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO PROVIDE FOR THE SUPPRESSION OF DRUNKENNESS, ARISING FROM THE SALE OF AN ARTICLE CALLED "SPRUCE BEER."

Whereas, Great complaint has been made to us on account of the drunkenness arising from the sale of a deleterious drink compounded

of awa, tobacco and other unwholesome ingredients, under the name of "Spruce Beer," by the keepers of Victualling Houses : Therefore,

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That every person who shall manufacture any intoxicating drink in this kingdom for sale, shall be liable to a fine of five hundred dollars ; and in default of the payment of said fine, shall be imprisoned at hard labor for a term not exceeding two years.

SECTION II. That every person, except such persons as are duly licensed to sell spirituous liquors, who shall sell or furnish any person with intoxicating drink, shall be liable to a fine of five hundred dollars ; and in default of the payment of said fine, shall be imprisoned at hard labor for a term not exceeding two years.

SECTION III. This Act shall take effect on the day of its publication in the "Polynesian" newspaper ; and nothing herein contained shall be so construed as to conflict with any existing laws relating to the distillation of spirits.

Done and passed at the Council House in Honolulu, this 12th day of June, A. D. 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO PUNISH THE FELONIOUS BRANDING OF CATTLE.

Whereas, Great mischief hath arisen from the branding of cattle with the mark of persons not owning them : Therefore,

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That every person who shall willfully and feloniously brand, or otherwise mark any kine, horse, mule, sheep, goat, or other cattle, belonging to another person, with his mark, or with the mark of another, with the intent to convert it to his own use, or to the use of another, shall, upon conviction, be adjudged guilty of a misdemeanor, and shall be punished by a fine not exceeding one hundred dollars for each kine, horse, mule, sheep, goat, or other cattle thus

marked ; and in addition to such fine, restore the cattle or the value of them to the lawful owner. In default of the payment of such fine and the restoration of the cattle, or in default of either of them, such convicted person shall be imprisoned at hard labor for a term not exceeding two years, in the discretion of the Court.

SECTION II. This Act shall take effect and become the law of the land from and after the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, in Honolulu, this 12th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO CONFER CERTAIN PRIVILEGES ON THE OWNERS OF PLANTATIONS.

Whereas, It appears desirable, in order to encourage agriculture, that the Hawaiian Government, should extend all possible privileges to the owners of plantations : Therefore,

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That the Minister of the Interior shall have power, and he is hereby authorized, to grant a license to retail goods, wares and merchandise, to any person who owns a coffee or sugar plantation; of at least one hundred acres in extent, and which shall be in active operation at the time such license is applied for, on payment of the sum of ten dollars : Provided, however, that every such retail license shall be used only on a plantation, so owned and cultivated by the licensed person, and in no other place.

SECTION II. That all such licenses to owners of plantations shall be granted in the same manner, and on the same conditions, except as to the amount of charge, as licenses to retail goods, wares and merchandise are granted to other persons.

SECTION III. That this Act shall take effect and become a law of the land from and after the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, in Honolulu, this 13th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT EXTENDING THE POWERS OF THE BOARD OF COMMISSIONERS TO QUIET LAND TITLES.

Whereas, The powers of the Board of Commissioners to quiet Land Titles, will, by the existing laws, expire before the next meeting of the House of Nobles and Representatives : And whereas, the duties of said Board have increased to such an extent as to require that their powers should be extended : Therefore,

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That the powers of the Board of Commissioners to quiet Land Titles shall be, and the same are hereby extended for such a period of time from the fourteenth day of February, A. D., 1849, as shall be necessary for the full and faithful examination, settlement, and award upon all such claims as may have been presented to said Board.

SECTION II. The Board of Commissioners to quiet Land Titles shall have the power to appoint Sub-Commissioners for any of the Islands of the Hawaiian Islands, to take testimony on claims to land presented to said Board ; and such Sub-Commissioners upon receiving their appointment from the Board, shall have all the powers for taking testimony, compelling the attendance of parties and witnesses, and administering oaths, as are possessed by the Board appointing them.

SECTION III. Such Sub-Commissioners shall keep a true record of the testimony taken by them, in a book, and shall transmit said book or a certified copy of the testimony taken by them, under seal, to the Clerk of the Board of Commissioners to quiet Land Titles at Honolulu, as soon as they shall have finished taking testimony, or whenever said Board shall request them so to do.

SECTION IV. The pay of each Sub-Commissioner shall be two dollars for each day while he is actually engaged in the taking of testimony.

SECTION V. This Act shall take effect, and be a law of the land from and after the day of its passage.

Done and passed at the Council House, in Honolulu, this 13th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO ALTER AND AMEND THE LAWS RELATING TO CHATTEL TAXES.

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That section 1, article 4, chapter 2, part 3 of "An Act to organize the Executive Departments" shall be, and the same is hereby amended by striking out the words, "*and all native teachers, duly licensed by the Minister of Instructions.*"

SECTION II. That section 7 of the same article shall be, and the same is hereby amended by striking out the words, "*not used for draft or as beasts of burden,*" wherever those words may occur in said seventh section.

SECTION III. That section 9 of the same article shall be, and the same is hereby amended by striking out the words, "*Dogs, however, which are taught to be useful by guarding houses, flocks and herds, and thus used, shall be free, and also cats kept at home for watching storehouses.*"

SECTION IV. That section 1 of the General Provisions of part 4 of "An Act to organize the Executive Departments" shall be, and the same is hereby amended by striking out the words, "*and from assessment of property taxes upon all property by them owned, whether real or personal, less in actual value than five hundred dollars.*"

SECTION V. That it shall be lawful for any tax officer, or for any other person duly authorized by him, to put to death any dog or cat, the owner of which shall have refused to pay the tax, or for which no owner can be found.

SECTION VI. That nothing in this Act contained, shall be held to contravene any of the provisions of "An Act to regulate and explain the Law of Taxation," passed on the 29th day of September, 1847.

SECTION VII. That this Act shall take effect and become a law of the land from and after the date of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, in Honolulu, this 13th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT TO PROVIDE FOR CERTAIN AMENDMENTS IN THE LAW RELATING TO PASSPORTS.

Whereas, Cases have occurred of persons who have left these Islands, leaving their wives and families unprovided for, and their debts unpaid : Therefore,

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

That from and after the date of the publication hereof, every person wishing to leave the Kingdom, shall cause a notice to that effect to be posted up in Hawaiian and English, in some conspicuous place, in the district, town or village where he may reside, and to be published in the Polynesian newspaper at least one fortnight before his intended departure, and until the Minister of Foreign Relations shall be satisfied that the aforesaid notice and publication has been made, it shall not be lawful for him to grant such person a passport to leave the Kingdom : Provided, always, that nothing herein enacted shall be so construed as to prevent the Minister of Foreign Relations from granting to any person wishing to leave the Kingdom the passport required by law, in any case of great and sudden emergency, and where it is impossible for such person to give the precited notices :

And be it further provided, That nothing contained in any passport shall be so construed as to prevent the Marshal or any Sheriff of the Kingdom from arresting the departure of such person upon any legal or equitable process issuing out of any Court of the Kingdom.

And be it further enacted, That any person who shall leave the Islands in contravention of this law shall incur a penalty of one hundred dollars ; and be it also enacted, that any captain, commander or master of a vessel who shall admit any passenger on board his vessel for foreign parts, without the passport required by law, shall incur a penalty of one hundred dollars for every such passenger, besides the penalties prescribed in section 2, article 2, chapter 5, part 1 of an Act to organize the Executive Departments.

And be it further enacted, That this Act shall take effect from and after the day of its publication in the "Polynesian" newspaper, and all acts or parts of acts in conflict with the same, shall be, and the same are hereby repealed.

Done and passed at the Council House, in the town of Honolulu, this 15th day of June, A. D., 1848. KAMEHAMEHA.

KEONI ANA.

AN ACT TO PROVIDE FOR THE COMMUTATION OF THE LABOR TAX, AND FOR THE AMENDMENT OF CERTAIN ACTS EXEMPTING CERTAIN PERSONS FROM THE POLL AND LABOR TAXES.

Be it enacted by the Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled:—

SECTION I. That section 10 of article 3, of chapter 2, part 3, of "An Act to organize the Executive Departments" shall be, and the same is hereby altered and amended to read as follows :

Section 10. Any person amenable to the labor tax shall be at liberty to commute the same by paying to the overseer of public labor or to the tax-gatherer of the district, or to his landlord if the labor were due to him, twelve and a half cents per day : Provided, however, that any person amenable to the government labor tax (*Poalua*) shall be at liberty to commute the same, by paying in advance to the tax-gatherer of the district the sum of two dollars per annum cash, or three dollars in produce at cash prices to be fixed by the Minister of Finance ; for which commutation the tax officer receiving it shall in all cases give a receipt, in writing, to certify that he has received the said two dollars in cash, or three dollars in produce, and that the person so commuting the tax is free from public labor for one year from the date thereof. The several tax-gatherers shall keep correct

records of all such commutations, and report the same to the Minister of Finance, quarterly, commencing on the 30th day of September, 1848 ; in addition to the returns they are to make of their disbursements thereof to teachers upon the orders of the Superintendents of Schools.

SECTION II. That sections 2 and 3 of resolutions entitled "*Resolutions, passed by the Nobles and Representatives of the common people, for the releasing of certain persons from the labor tax and from other taxes,*" done and passed on the 12th day of October, 1846, shall be and the same are hereby repealed, and section 1 of said resolutions shall be, and the same is hereby amended to read as follows :

Section 1. All soldiers duly enlisted by the Governors, and all constables duly commissioned, not to exceed the number approved by His Majesty in Privy Council, are hereby exempted from paying the poll tax, and from being called out to work on the days appointed for the government labor.

SECTION III. That section 1, article 3, chapter 2 of part 3 of "*An Act to organize the Executive Departments,*" relating to the labor tax, shall be, and the same is hereby amended, to read as follows :

Section 1. The labor tax hereby imposed and hereinafter prescribed shall be solely applicable to male subjects of His Majesty, born of native aboriginal mothers, being sixteen or more years of age: Provided, however, that no labor tax shall be imposed upon any native debilitated with sickness or old age, or upon such as are exempted by law.

Done and passed at the Council House in Honolulu, this 15th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

AN ACT RELATING TO BANKRUPTCY.

Be it enacted by the House of Nobles and Representatives of the Hawaiian Islands, in Legislative Council assembled :—

SECTION I. That every person owing debts to the amount of two thousand dollars who shall refuse or fail to make payment of any

of his just demands for ten days after the same shall have matured, and been presented for payment to him or to his agent ; or who shall depart the kingdom with the intent to defraud or delay his creditors ; or secrete himself, or keep his house to avoid his creditors, or the service of legal process for the collection of any debts ; or make any fraudulent conveyance of his property to a friend or secret trustee, or make any secret removal or other disposition of his property for the purpose of delaying or defrauding any creditor ; may, upon petition to the Chief Justice of the Superior Court by any one creditor to the amount of five hundred dollars, or by any two or more creditors, the sum of whose debts shall amount to one thousand dollars, be declared bankrupt : Provided, however, that every such person owing debts to the amount of two thousand dollars which shall not have been created in consequence of a defalcation as a public officer, or as executor, administrator, guardian or trustee, or while acting in any other fiduciary capacity, may, upon finding himself insolvent, appear before the Chief Justice aforesaid, and upon making oath of such insolvency, declare himself a bankrupt.

SECTION II. Every petition to declare a person a bankrupt, shall be verified by oath ; state as near as may be the amount due to the petitioner or petitioners ; and the act or acts of bankruptcy relied on. The person or persons making such petition shall give a good bond in the penalty of at least two thousand dollars, or in a larger sum, if the Chief Justice of the Superior Court shall think it just, conditioned for the payment of all the costs of the proceedings, and damages to the party petitioned against, in case he or they fail to prove him a bankrupt.

SECTION III. Upon receiving such petition and bond, or when any insolvent shall come before the Chief Justice of the Superior Court, and declare himself a bankrupt, as provided in the first section of this act, the said Chief Justice shall issue an order to the Marshal or some island Sheriff to take possession of the debtor's property, and to put his store-houses, counting-houses, effects, books and papers under lock and seal, and such order shall be a full authority to him for so doing.

SECTION IV. After issuing such order, the said Chief Justice shall appoint two or more discreet persons, merchants if possible, not creditors of the debtor, who shall constitute a commission to try the question of bankruptcy, where it is disputed, and to take charge of the books, papers, and property, real and personal, of the voluntary bankrupt, or party petitioned against, for the purposes hereinafter mentioned. The officer having such property in possession shall deliver the same to the commissioners thus appointed upon the order of the Chief Justice aforesaid.

SECTION V. The commissioners so appointed shall appear before the Chief Justice aforesaid and take an oath for the faithful performance of their duties and discharge of their trust; and where the bankruptcy is petitioned for, fix upon some time for the hearing of the parties, and give them at least ten days previous notice of the same. The party petitioned against shall, in all cases, be served with a summons to attend, and a copy of the petition, if he be within the kingdom.

SECTION VI. At the time appointed for the hearing of the parties, the commissioners shall proceed to take testimony that the petitioners are creditors, and that the debtor has committed an act of bankruptcy. After hearing all the testimony, both on the part of the petitioners and the debtor, they shall give their decision; and if it be in favor of the debtor, his property shall be immediately released from custody.

SECTION VII. The commissioners so appointed may adjourn from time to time, and shall have as full powers to compel the attendance of parties and witnesses, to elicit testimony and punish for contempt, as belong to any court of this kingdom.

SECTION VIII. Whenever any person shall declare himself a bankrupt, as provided in the first section of this act, or shall be adjudged a bankrupt by the commissioners, thirty days notice of such bankruptcy shall be given in the "Polynesian" newspaper, and a like notice given to all creditors of the debtor to appear before the commissioners at such time or times as they may appoint to prove their debts.

SECTION IX. Debts may be proved before the commission by the oath of the creditors, but when the debtor or any creditor shall dispute the amount claimed, the commissioners shall compel the claimant to prove his debt by testimony independent of his own oath.

SECTION X. Debts not due may be proved before the commission, allowing a discount for interest; and all persons who are indorsers or sureties for the debtor, or who have demands against him as drawer or indorser of any bill of exchange, or indorser of any note, and all who have demands upon any bottomry or respondentia bond, or for a debt that may become due upon any other contingency whatever, may be considered as creditors within the provisions of this act: Provided, that the bill, note, bond or other contract be made by the debtor before the bankruptcy committed; and that the debt demanded thereupon shall become absolute before the final dividend of the bankrupt's estate.

SECTION XI. When it shall appear to the commission that there are absent creditors whose interest will suffer from having no person to represent them, they may appoint some fit and proper person as an attorney for that purpose, and he shall receive, in the discretion of the commission, a reasonable compensation out of the dividend coming to such absent creditors.

SECTION XII. Any creditor who, after having been served with thirty days previous notice (either written or printed) to attend before the commission and prove his debt, shall fail to attend without showing good cause for such non-attendance, shall be considered as having waived his debt, and shall not be allowed to come in and prove such debt afterwards.

SECTION XIII. After all the creditors in this kingdom shall have proved their debts, or failed to do so after due notice as aforesaid, the commissioners shall appoint a meeting of the creditors who shall have proved their debts; and give thirty days notice of the same in the "Polynesian" newspaper. At the time appointed, the creditors shall meet and choose two persons as assignees of the bankrupt's property, real and personal, and certify such choice to the commission. The assignees shall be chosen by ballot, and the two persons having the greatest number of votes on the first ballot, shall be considered as duly chosen.

SECTION XIV. In the choice of assignees no creditor to an amount less than one hundred dollars shall be entitled to vote—all creditors to the amount of one hundred and less than five hundred dollars shall be entitled to one vote each—all creditors to the amount of five hundred and less than twenty-five hundred dollars shall be entitled to two votes each; and all creditors to an amount exceeding twenty-five hundred dollars shall be entitled to three votes each. All disputes that may arise as to the manner of voting, or as to who shall be entitled to vote, shall be referred to the commission, whose decision shall be final.

SECTION XV. The commissioners shall assign to the assignees thus chosen, all the property of the bankrupt of whatever name, kind or nature, and such assignees shall dispose of the same by public or private sale as to them may seem best for the interest of all concerned. The assignees shall give such security for the faithful performance of their trust as the commissioners shall deem sufficient.

SECTION XVI. If any assignee die or become wholly incapacitated from any cause to perform the duties of an assignee, the commission shall, upon the petition of any party interested, appoint some

other person to fill his place. And in case of the death or incapacity of any commissioner, the Chief Justice of the Superior Court may in like manner appoint some other person to fill his place.

SECTION XVII. The assignees shall, within one month after receiving possession of the bankrupt's estate, make a report to the commissioners, showing the liabilities and assets of the estate, and shall render a cash account of the estate to the commissioners at the end of every succeeding month, and shall invest, and dispose of such monies in the payment of dividends in such manner as the commissioners may direct. There shall be three dividends or payments to creditors in proportion to their debts, without any priority or preference whatsoever, at such times as the commissioners may name: Provided, however, that all debts due or owing by any bankrupt to the Hawaiian Government shall, before any dividend is made to the other creditors be first paid in full, and that the third or final dividend shall be made within eighteen months from the date of the assignment, unless in the opinion of the commissioners a just settlement of the bankrupt's estate shall require the time for making the final dividend to be extended, in which case they shall have the power to extend the same.

SECTION XVIII. The assignees shall have full power to sue for and collect debts due to the bankrupt in their own name. They may also bring any other suit in their own name which has for its object the recovery of any portion of the bankrupt's estate.

SECTION XIX. The bankrupt shall be divested of all title and interest in his property from the day of his failure, (except the necessary clothing of himself and family and such other necessaries, not to exceed the value of three hundred dollars, as the commissioners may designate,) and every assignment, conveyance or transfer of his property by him after he shall have become insolvent or committed an act of bankruptcy, except upon a good consideration to a bona fide purchaser, having no notice of such insolvency or bankruptcy shall be void, and the property so transferred may be recovered and disposed of by the assignees for the benefit of the creditors.

SECTION XX. All executions or attachments laid upon any person's property after he shall have committed an act of bankruptcy, shall be void.

SECTION XXI. From the time any person entitled to the benefit of this act has declared himself a bankrupt, or from the filing of any petition by any creditor or creditors to have him declared a bankrupt, all civil suits pending against him shall be suspended.

SECTION XXII. If the property of a person declaring himself a bankrupt, or proceeded against as a bankrupt be of a perishable nature, the Chief Justice of the Superior Court may upon the application of any party interested, setting forth such fact under oath, order the same at any time before the appointment of assignees to be sold at auction, and the money to be deposited in the royal exchequer to await the order of the commissioners.

SECTION XXIII. During the pendency of any proceedings against a person charged with bankruptcy, and until the commissioners have decided whether he has committed bankruptcy or not, the commissioners shall make allowance to him for his own support and that of his family if he has one : Provided that such allowance shall not exceed the rate of two hundred dollars per annum if a single man, or the rate of four hundred dollars per annum if a man of family.

SECTION XXIV. Every person who, upon finding himself insolvent, shall declare himself a bankrupt, or may have been adjudged a bankrupt on petition as provided in this act and who shall surrender, discover, and deliver over to the assignees chosen by his creditors all his property personal and real, shall with the consent of two-thirds of his creditors in value and number within this kingdom, be entitled to a certificate of discharge from all his debts, to be given him by the Chief Justice of the Superior Court : Provided, however, that no such discharge shall release any person who may be liable for the same debt, as a partner, joint contractor, indorser, acceptor or surety for or with the debtor.

SECTION XXV. Every debtor prior to obtaining his certificate of discharge shall take the following oath, viz : I, do solemnly swear that I have, according to the best of my knowledge and belief, delivered over and made a full, just, true and perfect discovery of all the property to me in any way belonging, and all such debts as are to me owing or to any person in trust for me ; and that I have no money, lands, or other estate, real or personal, beside that which I have surrendered to the assignees ; and that I have not directly or indirectly sold, disposed of or concealed any part of my property to secure the same to myself, or to receive any profit or advantage therefrom, or to defraud or deceive any creditor to whom I am indebted in any wise whatsoever. So help me God !

SECTION XXVI. The debtor if afterwards sued for any of his debts shall have no benefit of the said discharge, but judgment shall be rendered against him for the amount that shall then appear to be due, if the plaintiff shall prove any of the following facts, to wit :

First. That the debtor has made any gift to, or contract with, or given any security to any of his creditors to obtain his or their consent to his certificate of discharge.

Secondly. That he has fraudulently concealed, reserved or disposed of any of his property.

Thirdly. That he did knowingly and willfully make any false statement, in any disclosure made to or for his creditors, concerning the amount or disposition of his property ; or,

Fourthly, That he did at any time after this act shall have gone into operation, and in contemplation of bankruptcy as is herein provided for, voluntarily make any payment or any transfer or conveyance of his property, with a view to give to any creditor or to any indorser or surety for the debtor, a preference or advantage over his other creditors.

SECTION XXVII. The commissioners shall have the power, after bankruptcy declared, to examine any bankrupt under oath touching his estate, his acts and doings, his property and rights of property which in the judgment of the commissioners are necessary and proper for the purposes of justice, and in case he refuse to answer them, to commit him to prison until he consents to make such answer.

SECTION XXVIII. If any bankrupt shall refuse to deliver or surrender up to the assignees chosen by his creditors as aforesaid any of his effects, books or papers the commissioners may, upon the petition of the assignees, commit him to prison until he makes such delivery or surrender.

SECTION XXIX. After receiving his certificate of discharge, any bankrupt, who may be required, shall attend and render assistance to the assignees in settling accounts ; for which services he shall be paid the sum of one dollar and fifty cents per day. In case he refuse to attend and assist them he may, upon complaint of the commissioners, be committed to prison until he consents to render such assistance.

SECTION XXX. The decision of the commissioners appointed under this act shall, upon every question coming before them, be final and subject to no appeal whatever.

SECTION XXXI. Two or more persons doing business as partners, may declare themselves bankrupt as a firm, and may be declared bankrupt and obtain a certificate of discharge in the same manner and on the same terms as an individual.

SECTION XXXII. When two or more persons who are partners in trade become insolvent and bankrupt as provided in this act, all the joint stock and property of the company, and also all the separate estate of each of the partners, shall be taken excepting such parts thereof as are herein exempted ; and all the creditors of the company and the separate creditors of each partner shall be allowed to prove their respective debts ; and the assignees shall also keep separate accounts of the joint stock or property of the company, and of the separate estate of each member thereof ; and after deducting out of the whole amount received by such assignees the whole of the expenses and disbursements paid by them, the net proceeds of the joint stock shall be appropriated to the payment of the creditors of the company, and the net proceeds of the separate estate of each partner shall be appropriated to pay his separate creditors ; and if there shall be any balance of the separate estate of any partner after the payment of his separate debts, such balance shall be added to the joint stock for the payment of the joint creditors ; and if there shall be any balance of the joint stock, after the payment of the joint debts, such balance shall be divided and appropriated to and among the separate estates of the several partners, according to their respective rights and interests therein, and as it would have been if the partnership had been dissolved without any bankruptcy, and the sum so appropriated to the separate estate of each partner shall be applied to the payment of his separate debts ; and in all other respects the proceedings against partners shall be conducted in the like manner as if they had been commenced and prosecuted against one person alone.

SECTION XXXIII. The costs of the proceedings under this act, except in cases where the petitioners fail to prove the person petitioned against a bankrupt, shall be borne by the bankrupt's estate. The commissioners appointed under this act shall receive five dollars per day each, for every day's sitting in any case, and the assignees shall be paid two and one half per cent. on all property received by them, and two and one half per cent. on all property disbursed by them.

SECTION XXXIV. The books, papers and other archives of the commission shall, after the final dividend and settlement of the estate, be deposited with the Clerk of the Superior Court.

SECTION XXXV. So much of section eighth, article third, chapter fourth, of an act entitled " An Act to organize the Judiciary Department " as relates to insolvent debtors and proceedings in bankruptcy, shall be, and the same is hereby repealed.

SECTION XXXVI. This Act shall take effect and become the law of the land from and after the day of its publication in the "Polynesian" newspaper.

Done and passed at the Council House, in Honolulu, this 16th day of June, A. D., 1848.

KAMEHAMEHA.

KEONI ANA.

HAMBURG TREATY.

It being desirable that a general convention and instrument of mutual agreement should exist between Hamburg and the Hawaiian Islands, the following articles have, for that purpose and to that intent, been mutually agreed upon and signed between the governments of Hamburg and that of the Hawaiian Islands.

ARTICLE I. There shall be perpetual peace and amity between the Republick and free Hanseatic City of Hamburg, and His Majesty the King of the Hawaiian Islands, their heirs and successors.

ARTICLE II. The citizens of the Republick of Hamburg, residing within the dominions of the King of the Hawaiian Islands, shall enjoy the same protection in regard to their civil rights, as well as to their persons and properties, as native subjects ; and the King of the Hawaiian Islands engages to grant to citizens of the Republick of Hamburg the same rights and privileges which now are, or may hereafter be granted to or enjoyed by any other foreigners, subjects of the most favored nation.

ARTICLE III. The protection of the King of the Hawaiian Islands shall be extended to all Hamburg vessels, their officers and crews, within the harbors, and roads of his dominions. In time of war, they shall receive all possible protection against the enemies of the Republick of Hamburg. In case of shipwreck, the local authorities and officers of the King, shall use their utmost exertions to succor them and secure them from plunder. The salvage dues shall be settled according to the general law of salvage, and in case of dispute, shall be regulated by arbitrators chosen by both parties.

ARTICLE IV. The desertion of seamen belonging to Hamburg vessels shall be severely repressed by the local authorities, who shall

employ all means at their disposal to arrest and confine deserters, and the lawful expenses shall be defrayed by the captain or owners. In such cases no unnecessary severity is to be used, and due notice is to be immediately given to the Hamburg Consul, agreeably to the 6th article of this treaty.

ARTICLE V. Hamburg citizens shall be allowed to reside or settle on any part of the dominions of the King of the Hawaiian Islands, upon obtaining a document certifying that they are worthy persons, from the Hamburg Consul, whose duty it is, not to give any such document to others than bona fide citizens of the Republick of Hamburg. In the case of Hamburg sailors wishing to remain on the islands, permission shall be previously obtained of the government by the Hamburg Consul.

ARTICLE VI. It is agreed that the Hamburg Consul shall be instructed to zealously attempt to settle amicably, and extra-judicially, all difficulties arising with Hamburg citizens; and that when any case is brought before the court of foreign causes, the presiding judge shall, with the least possible delay, communicate knowledge thereof to the Hamburg Consul, also that when Hamburg sailors or citizens are committed, in consequence of police or other offences, information shall be conveyed to him, forthwith, by the Prefect or other officer of the Police.

ARTICLE VII. No productions of the Republick of Hamburg or any other goods on board of or imported in Hamburg ships, that can be imported by other foreign ships, shall be prohibited, nor pay more than those duties levied on goods of the most favored nation. Any alteration in the duties levied on goods shall not take effect nor be enforced until twelve calendar months after the first public notification of such change.

ARTICLE VIII. Hamburg merchandise and property, or goods imported in Hamburg vessels, liable to an entrance duty higher than 5 per cent. *ad valorem* shall be allowed to be bonded, paying only the usual transit duty.

ARTICLE IX. All Hamburg vessels shall have the right and privilege of disposing of their cargoes, or any part thereof, at all or any of the ports of the Hawaiian dominions, now open, or that may hereafter be opened to foreign commerce, and to take in any produce of the Hawaiian Islands which they may receive in payment of such cargoes. But they shall not be allowed to take any goods or merchandise or freight from one island or port to another, such coasting trade being restricted to bottoms sailing under the Hawaiian flag.

ARTICLE X. The subjects of His Majesty the King of the Hawaiian Islands shall, in their commercial relations, or relations of any other nature, with the Republick and free Hanseatic City of Hamburg and her dependencies, be treated on the footing of the most favored nation.

Done at Honolulu, this 8th day of January, 1848.

R. C. WYLLIE, His Hawaiian Majesty's Minister of Foreign Relations and Member of His Council of State.

[L. S.]

E. A. SUWERKROP, Consul and Plenipotentiary for the Republic and free Hanseatic City of Hamburg.

[L. S.]

ADDITIONAL ARTICLE. This treaty shall not be permanently binding till it receives the ratification of the Senate of the Republick and free Hanseatic City of Hamburg, but in the meanwhile for the sake of Hamburg vessels or citizens arriving, it is mutually agreed that it shall take effect, provisionally from the date of its ratification by His Majesty the King of the Hawaiian Islands.

Done at Honolulu, this 8th day of January, 1848.

R. C. WYLLIE, His Hawaiian Majesty's Minister of Foreign Relations and Member of His Council of State.

[L. S.]

E. A. SUWERKROP, Consul and Plenipotentiary for the Republic and free Hanseatic City of Hamburg.

[L. S.]

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